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TITLE 7—AGRICULTURE

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders), Department of Agriculture

[Lemon Reg. 318, Amdt. 1]

PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 53, as amended (7 CFR, Cum. Supp., 953.1 et seq.; 13 F. R. 766), regulating the handling of lemons grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of the quantity of such lemons which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice and engage in public rule-making procedure (60 Stat. 237; 5 U. S. C. 1001 et seq.) because the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient; and this amendment relieves restrictions on the handling of lemons grown in the State of California or in the State of Arizona.

Order, as amended. The provisions in paragraph (b) (1) of § 953.425 (Lemon Regulation 318, 14 F. R. 2373), are hereby amended to read as follows:

(1) The quantity of lemons grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., May 8, 1949, and ending at 12:01 a. m., P. s. t., May 15, 1949, is hereby fixed as follows:

(i) District 1: 550 carloads;

(ii) District 2: Unlimited movement. (48 Stat. 31, as amended; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 10th day of May 1949.

[SEAL]

S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Mar-
keting Administration.

[F. R. Doc. 49-3846; Filed, May 11, 1949; 9:38 a. m.]

TITLE 17—COMMODITY AND SECURITIES EXCHANGES

Chapter I—Commodity Exchange Authority (Including Commodity Exchange Commission), Department of Agriculture

PART 9—SPECIAL PROVISIONS APPLICABLE TO FATS

PART 10—SPECIAL PROVISIONS APPLICABLE TO OILS

AMOUNTS FIXED FOR REPORTING ON FORMS 901, 903, 1001, AND 1003

By virtue of the authority vested in the Secretary of Agriculture under the Commodity Exchange Act, as amended (7 U. S. C. 1-17a), §§ 9.20 and 9.21, part 9, and §§ 10.20 and 10.21, part 10, Chapter I, Title 17, Code of Federal Regulations, as amended September 5, 1941 (17 CFR, Cum. Supp., 9.20, 9.21, 10.20, 10.21), are hereby further amended as follows:

1. By deleting "250,000 pounds" in §§ 9.20 and 9.21 and inserting "600,000 pounds" in lieu thereof.

2. By deleting "300,000 pounds" in §§ 10.20 and 10.21 and inserting "900,000 pounds" in lieu thereof.

The effect of these amendments will be to increase the quantities of fats or oils futures contracts which may be held, controlled, or carried without reporting on forms 901, 903, 1001 and 1003. Since the amendments will operate to relieve or liberalize a restriction and will not adversely affect the public, it is hereby found that notice and public procedure under section 4 of the Administrative Procedure Act are unnecessary, and that the amendments should be made effective within less than thirty days after publication in the FEDERAL REGISTER.

(Continued on next page)

CONTENTS

	Page
Agriculture Department	
See also Commodity Exchange Authority; Entomology and Plant Quarantine Bureau.	
Rules and regulations:	
Limitation of shipments; lemons in California and Arizona.	2521
Air Force Department	
Notices:	
Contracts containing renegotiation clause entered into by Departments of the Air Force, Navy, and Army (see Military Renegotiation Policy and Review Board).	
Alien Property, Office of	
Notices:	
Vesting orders, etc.:	
Hjinas, Jurgis	2538
Stempfle, Alfred	2538
Tiepolt, Paul	2538
Von Harbou, Thea, et al.	2537
Army Department	
Notices:	
Contracts containing renegotiation clause entered into by Departments of the Air Force, Navy, and Army (see Military Renegotiation Policy and Review Board).	
Rules and regulations:	
Arrest and confinement of persons not subject to military law	2523
Military court fees; witnesses.	2523
Commodity Exchange Authority	
Rules and regulations:	
Special provisions applicable:	
Fats	2521
Oils	2521
Commodity Exchange Commission	
See Commodity Exchange Authority.	
Entomology and Plant Quarantine Bureau	
Notices:	
Organizational statement.	2534
Federal Communications Commission	
Proposed rule making:	
Class B FM broadcast station.	2523
Publication and posting of notices	2529



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CONTENTS—Continued

Federal Communications Commission—Continued	Page
Rules and regulations:	
Industrial, scientific and medical service; electric welding devices using radio frequency energy	2523

RULES AND REGULATIONS

CONTENTS—Continued

Federal Power Commission	Page
Notices:	
County of Placer, Calif.; hearing	2535
Fish and Wildlife Service	
Rules and regulations:	
Alaska commercial fisheries:	
General provisions	2528
Southeastern Alaska area, Clarence Strait district, salmon fisheries	2528
Alaska wildlife protection; taking animals, birds, and game fishes	2524
Interior Department	
See Fish and Wildlife Service; Land Management, Bureau of.	
Justice Department	
See Alien Property, Office of.	
Labor Department	
See Wage and Hour Division.	
Land Management, Bureau of	
Notices:	
Nevada; classification order	2534
Military Renegotiation Policy and Review Board	
Notices:	
Contracts containing renegotiation clause entered into by Departments of the Air Force, Navy, and Army	2529
National Military Establishment	
See Army Department; Military Renegotiation Policy and Review Board.	
Navy Department	
Notices:	
Contracts containing renegotiation clause entered into by Departments of the Air Force, Navy, and Army (see Military Renegotiation Policy and Review Board).	
Securities and Exchange Commission	
Notices:	
Hearings, etc.:	
Cambridge Electric Light Co.	2537
Iowa Power and Light Co.	2535
Kansas Power and Light Co.	2536
Portland Gas & Coke Co.	2535
Sears, Roebuck & Co.	2536
Rules and regulations:	
Securities Exchange Act of 1934; exemption of certain transactions involving securities acquired under bonus, profit-sharing or similar plans	2522
Wage and Hour Division	
Notices:	
Learner employment certificates; notices of issuance to various industries (2 documents)	2534, 2535

CODIFICATION GUIDE

A numerical list of the parts of the Code of Federal Regulations affected by documents published in this issue. Proposed rules, as opposed to final actions, are identified as such.

Title 7	Page
Chapter IX:	
Part 953	2521

CODIFICATION GUIDE—Con.

Title 17	Page
Chapter I:	
Part 9	2521
Part 10	2521
Chapter II:	
Part 240	2522
Title 34	
Chapter V:	
Part 503	2523
Part 534	2523
Title 47	
Chapter I:	
Part 18	2523
Part 63 (proposed)	2529
Title 50	
Chapter I:	
Part 46	2524
Part 102	2528
Part 122	2528

These amendments shall become effective upon publication in the FEDERAL REGISTER.

(Sec. 8a, as added by sec. 10, 49 Stat. 1500; 7 U. S. C. 12a)

Issued this 6th day of May 1949.

[SEAL] A. J. LOVELAND,
Acting Secretary of Agriculture.

[F. R. Doc. 49-3788; Filed, May 11, 1949; 8:47 a. m.]

Chapter II—Securities and Exchange Commission

PART 240—GENERAL RULES AND REGULATIONS, SECURITIES EXCHANGE ACT OF 1934

EXEMPTION OF CERTAIN TRANSACTIONS INVOLVING SECURITIES ACQUIRED UNDER BONUS, PROFIT-SHARING OR SIMILAR PLANS

On March 3, 1949, the Securities and Exchange Commission published a proposal for the amendment of § 240.16b-3 (Rule X-16B-3) under the Securities Exchange Act of 1934. The rule, as amended, would provide an exemption from section 16 (b) of the act with respect to the acquisition of certain equity securities by directors and officers subject to the provisions of that section.

The Commission, having duly considered all comments and suggestions received in connection with the proposed amendment, finds that the transactions which would be exempted by the rule as so amended are not comprehended within the purpose of said section 16 (b). Accordingly, the Commission, acting pursuant to said section and section 23 (a) of the act, hereby amends § 240.16b-3 to read as follows:

§ 240.16b-3. *Exemption from section 16 (b) of certain acquisitions of securities under bonus, profit-sharing or similar plans.* (a) Any purchase of an equity security (other than a convertible security or a warrant or right to purchase a security) by a director or officer of the

issuer of such security shall be exempt from the operation of section 16 (b) if the security was acquired by the director or officer under the following circumstances:

(1) The acquisition was made pursuant to a bonus, profit-sharing or other similar plan approved specifically, or through the approval of a charter amendment authorizing equity securities for issuance pursuant to such plan, by the security holders of the issuer at a meeting for which proxies were solicited in accordance with such rules and regulations, if any, as were then in effect under section 14 (a) of the act;

(2) The security was acquired directly from the issuer or its subsidiaries and solely in consideration of services as an officer or employee of the issuer or its subsidiaries.

(3) The selection of the persons who acquired securities pursuant to the plan and the determination of the amount of securities so acquired by each such person was subject to the discretion of (i) a committee of three or more members having full and final authority in the matter, or (ii) the board of directors of the issuer, provided the members of such committee, or a majority of the directors acting in the matter, were not entitled to participate in such plan or in any other similar plan provided by the issuer or any of its affiliates; and

(4) The aggregate amount of funds or securities allocated with respect to each fiscal year pursuant to the plan is contingent upon, and computed upon the basis of, or limited to a fixed maximum percentage of, net profits of the issuer or its subsidiaries, or both, for such fiscal year.

(b) Notwithstanding the foregoing, if a director or officer shall make any purchase (other than a purchase exempted by this section) and sale, or any sale and purchase (other than a purchase exempted by this section) within any six-month period, and within such period shall also acquire equity securities pursuant to the plan, the profits realized from such purchase and sale, or sale and purchase, shall be computed upon the basis which would apply if the securities acquired pursuant to the plan were not exempted by this section.

The Commission finds that the above-mentioned rule, as amended, grants or recognizes an exemption and may, therefore, be made effective immediately upon publication. Accordingly, the foregoing action shall be effective May 6, 1949. (Sec. 23 (a), 48 Stat. 901; 15 U. S. C. 78w)

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

MAY 5, 1949.

[F. R. Doc. 49-3785; Filed, May 11, 1949; 8:47 a. m.]

TITLE 34—NATIONAL MILITARY ESTABLISHMENT

Chapter V—Department of the Army

Subchapter A—Aid of Civil Authorities and Public Relations

PART 503—ARREST AND CONFINEMENT OF PERSONS NOT SUBJECT TO MILITARY LAW

ARREST AND CONFINEMENT

Section 503.1 is hereby amended by changing the last sentence of paragraph (d) to read as follows:

§ 503.1 *Persons not subject to military law.* * * *

(d) *Ejection.* * * * For penalty imposed upon reentrance after ejection, see act June 25, 1948 (Pub. Law 772, 80th Cong.) (62 Stat. 683; 18 U. S. C. 1382).

[A. R. 600-320, Apr. 22, 1949] (R. S. 161; 5 U. S. C. 22)

[SEAL] EDWARD F. WITSELL,
Major General,
The Adjutant General.

[F. R. Doc. 49-3777; Filed, May 11, 1949; 8:45 a. m.]

Subchapter B—Claims and Accounts

PART 534—MILITARY COURT FEES

WITNESSES

Section 534.3 is hereby amended by changing paragraphs (a) (2) (ii) (b), (a) (2) (v), (a) (2) (vi) and (e) to read as follows:

§ 534.3 *Witnesses* — (a) *Civilians.*

* * *

(b) No part of the sum herein appropriated shall be used to pay any witness more than one attendance fee for any one calendar day.

(v) In computing the per diem of \$2 for travel * * *

(vi) A person attending as a witness in more than one case on the same day under a general subpoena to appear and testify is entitled to only one per diem of \$2 for each day's attendance, * * *

(e) An expert witness employed in strict accordance with paragraph 107, Manual for Courts-Martial, 1949, may be paid compensation at the rate prescribed in advance by the official empowered to authorize his employment. In the absence of such authorization no fees other than ordinary witness fees, may be paid for the employment of an individual as an expert witness.

[C4, AR 35-4120, Apr. 25, 1949] (41 Stat. 791, 44 Stat. 324; 10 U. S. C. 1494, 28 U. S. C. 600c)

[SEAL] EDWARD F. WITSELL,
Major General,
The Adjutant General.

[F. R. Doc. 49-3625; Filed, May 11, 1949; 8:45 a. m.]

TITLE 47—TELECOMMUNICATION

Chapter I—Federal Communications Commission

[Docket No. 7858]

PART 18—INDUSTRIAL, SCIENTIFIC AND MEDICAL SERVICE

ELECTRIC WELDING DEVICES USING RADIO FREQUENCY ENERGY

At a meeting of the Federal Communications Commission held at its offices in Washington, D. C., on the 26th day of April 1949;

The Commission having under consideration petitions proposing that it suspend the effective date of Part 18 of the Commission's rules and regulations as it applies to electric welding devices using radio frequency energy; and

It appearing, that said petitions allege that extensive research has been undertaken designed to bring such welding equipment into conformity with the provisions of Part 18; that such equipment is of strategic importance in welding processes utilized for material manufactured and developed for the national defense; and that the testing of the welding potentialities of equipment conforming to the provisions of Part 18 has not been completed; and

It further appearing, that prior to passing upon questions involved in whether it would be in the public interest to amend Part 18 of the Commission's rules and regulations insofar as it applies to electric welding devices using radio frequency energy, a comprehensive test of the potentialities of the type approved electric welding equipment should be undertaken and the information submitted to the Commission; and

It further appearing, that Part 18 of the Commission's rules and regulations with respect to electric welding devices using radio frequency energy becomes effective April 30, 1949; that for the reasons set forth above the suspension of Part 18 for a limited period with respect to such devices is warranted; and that because of the imminent effective date of Part 18 for such welding devices, it is impracticable to give notice and invoke the procedure set forth in section 4 of the Administrative Procedure Act; and

It further appearing, that authority for the proposed amendment is contained in sections 301, 303 (f) and (r) of the Communications Act of 1934, as amended:

It is ordered, That effective immediately, Part 18 of the Commission's rules and regulations is amended so that the asterisk footnote added to § 18.1 (a) is amended to read as follows:

* The effective date of Part 18, with respect to electric welding devices using radio frequency energy, is July 30, 1949.

(Sec. 6 (b), 50 Stat. 191; 47 U. S. C. 303 (r). Interprets or applies secs. 301 and 303 (f), 48 Stat. 1082; 47 U. S. C. 301, 303 (f))

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-3796; Filed, May 11, 1949; 8:48 a. m.]

TITLE 50—WILDLIFE

Chapter I—Fish and Wildlife Service:
Department of the Interior

Subchapter E—Alaska Wildlife Protection

PART 46—TAKING ANIMALS, BIRDS, AND
GAME FISHES

MISCELLANEOUS AMENDMENTS

Basis and purposes. Investigations of the Alaska Game Commission and personal observations of citizens and agencies within the Territory of Alaska which formed the basis of recommendations and requests directed to the Commission, indicate that changing conditions within the Territory, including changes in both human and wildlife populations, require further protection to wildlife in some instances, and permit some relaxation of regulatory protection in other instances. The Alaska Game Commission also considered the results of field investigations by representatives of the Fish and Wildlife Service of the Department of the Interior which in general substantiated the need for a modification of existing regulations. Following the public meetings held at Juneau, Alaska, and elsewhere in the Territory, on proposed amendments to existing regulations, the Commission has recommended the changes herein to conserve the game resources of the Territory and at the same time permit such utilization thereof as is consistent with the preservation of breeding stocks of game and fur animals, birds, and game fishes.

Having taken into consideration the said observations, investigations, proposals, and recommendations, I have determined that the following amendments of existing regulations will effectuate the purposes of the Alaska Game Law:

1. Sections 46.9 and 46.10 are deleted and new sections are added to read as follows:

§ 46.9 **Transport.** Shipping, transporting, carrying, importing, exporting, or receiving or delivering for shipment, transportation, carriage, or export, unless the context otherwise requires.

§ 46.10 **Big game animals.** Deer, moose, caribou, elk, mountain sheep, mountain goat, bison, muskox, and the large brown, grizzly, and black bears.

§ 46.11 **Small game animals.** Hare and rabbit.

§ 46.12 **Fur animals.** Beaver, muskrat, marmot, raccoon, pika, squirrel, fisher, fox, lynx, marten or sable, mink, weasel or ermine, sea otter, land otter, wolverine, coyote, wolf and polar bear, excepting therefrom domestically raised animals. Fur animals which have escaped from captivity and which are not recaptured within a period of 30 days after the discovery of the escape shall be deemed to have reverted to a natural and undomesticated state.

2. Sections 46.11 to 46.17 are renumbered as §§ 46.13 to 46.19, respectively.

3. Section 46.21 is amended to read as follows:

§ 46.21 **General provisions.** No person shall take, possess, or transport game animals, wild fur animals, birds, or game

fishes, or purchase or sell wild fur animals or parts thereof except as provided in §§ 46.81 to 46.87, nor act as a guide in the Territory unless he is in possession of a valid license bearing his signature written in ink on the face thereof (if he is required by the Alaska Game Law or regulations of the Commission thereunder to have such a license), and shall have his license on his person when taking such animals, birds, or game fishes, or when acting as a guide and shall produce it for inspection by any wildlife agent or other person requesting to see it.

4. Section 46.56 is amended to read as follows:

§ 46.56 **General provisions.** Each fur dealer, including Indians, Eskimos, co-operative stores operated exclusively by and for native Indians and Eskimos, and stores operated by missions exclusively for native Indians or Eskimos, at all reasonable hours shall allow any member of the Commission, any wildlife agent, or any authorized employee of the United States Department of the Interior to enter and inspect the premises where operations are being carried on under the Alaska Game Law and the regulations thereunder, and to inspect the books and records relating thereto.

5. Sections 46.61 through 46.71 are amended to read as follows:

§ 46.61 **General provisions.** Animals, birds (but not including migratory birds), and game fishes, parts thereof, and articles manufactured therefrom, and the nests and eggs of such birds taken in accordance with the regulations in this part may be possessed within the Territory at any time, by any person, and in any number and kind not limited by §§ 46.100 to 46.111, §§ 46.126 to 46.134, §§ 46.140 to 46.142, §§ 46.150 and 46.151, and §§ 46.155 and 46.156 and may be transported within and exported out of the Territory by any person at any time, except as provided in §§ 46.62 to 46.72.

§ 46.62 **Marking of packages.** No package containing such animals, birds, game fishes, parts thereof, articles manufactured therefrom, eggs, or nests, shall be possessed or transported unless it has clearly and conspicuously marked on the outside thereof the names and addresses of the consignor and consignee, an accurate and detailed statement of its contents, and, if exported, the number and kind of permit as required under §§ 46.65 and 46.66.

§ 46.63 **By fur dealers.** No person who is a fur dealer shall possess or transport the skin of any wild fur animal, or part thereof, unless at the time of such possession or transportation he is licensed to carry on such business.

§ 46.64. **Tagged beaver skins.** No skins of beaver, whether taken within or without the Territory, shall be exported from Alaska until the same have been sealed with a seal prescribed by the Commission; or possessed or transported by any person until the same have been tagged or sealed with a tag or seal prescribed by the Commission; except that persons taking beaver within the Territory may possess the untagged or unsealed skins thereof during the open sea-

son therefor and for 30 days thereafter, and within the same period may transport the same untagged or unsealed for the purpose of having them tagged or sealed by a Fish and Wildlife Service enforcement agent, or other officer authorized by the Commission.

§ 46.65 **Export by resident.** No resident shall export from the Territory any game animal or game bird, or part thereof, except in accordance with the terms of a resident export or resident export and return license or permit issued under the direction of the executive officer of the Commission. Such permit or license shall be obtained upon payment of the required fee from any Fish and Wildlife Service enforcement agent and from collectors of customs designated by the Commission, and the shipping tags furnished therewith shall be securely attached on the outside of each package in the shipment by the shipper at the point of origin and accompany it to final destination.

§ 46.66 **Export by nonresident.** No nonresident of the Territory, or alien, except one holding a valid hunting or trapping license, shall transport out of the Territory any game animal, or game bird, or part thereof; and a licensed nonresident, or alien, shall be permitted to export during the respective open seasons lawfully taken game birds and small game animals, and not exceeding one season's bag limit, as applied to non-residents or aliens, of big game animals or polar bear: *Provided*, That before a nonresident or alien may transport any game animals, or game birds, or parts thereof, from the Territory, he shall obtain from any Fish and Wildlife Service enforcement agent or from collectors of customs designated by the Commission, a permit to export same (for which no additional fee will be charged), and the shipping tags furnished therewith shall be securely attached on the outside of each package in the shipment by the shipper at the point of origin, and accompany it to final destination.

§ 46.67 **Bald eagles.** No bald eagle, part, nest, or egg thereof may be exported to the United States or any of its territories except under permit authorized by the act of June 8, 1940 (54 Stat. 250).

§ 46.68 **Evidence of sex.** No person shall remove all evidence of sex from the carcass of any deer, moose, or mountain sheep before it has been placed in storage for preservation at the locality where it is to be consumed.

§ 46.69 **Transportation of skins.** Where skins of wild fur animals, black bear, hare or rabbit, or parts thereof, are shipped out of the Territory, the shipper shall, if shipment is by express or freight, first deliver to the common, contract, private carrier, or their transportation agent at the point of shipment, or if by parcel post, to the postmaster at the point of mailing, a statement clearly showing the number and kind of skins in each shipment and declaring that no illegal skin or unsealed beaver skin is contained therein. Such statements shall be promptly forwarded to the Commis-

sion by the carrier, transportation agent or postmaster receiving them. Where such skins are transported out of the Territory by means other than express, freight, or parcel post, the person transporting them shall make and forward a like statement to the Commission immediately prior to exporting such skins.

§ 46.70 *Duties of transportation agents.* No common, contract, private carrier, or transportation agent shall transport, or accept for transportation out of the Territory, any game animals or game birds, or parts thereof, to which the tags required by §§ 46.65 and 46.66 have not been attached, or any skins of wild fur animals, black bear, hare or rabbit, unless accompanied by the statement required by § 46.69, which statement shall be promptly forwarded to the Commission. Such carrier or agent shall record any such tag numbers upon the shipping document or other permanent record accompanying the shipment.

§ 46.71 *Game animals.* No person may possess any dead game animal, or part thereof, without a valid hunting or trapping license unless he furnishes upon request of any official authorized to enforce the Alaska Game Law a written statement as to the name, address, and license number of the person from whom such animal or part thereof was obtained: *Provided, however,* That the license requirements of § 46.81 shall not apply to the possession, by persons other than fur dealers, of manufactured articles, shed antlers, grizzly bear strips, the meat of hares and rabbits, skins of black bear, hares, and rabbits.

6. A new section designated § 46.72 is added as follows:

§ 46.72 *Live animals, birds, and game fishes.* No live wild animals, birds, or game fishes shall be taken, possessed, transported, exported, or imported except in accordance with the terms of a permit issued pursuant to § 46.211.

7. Section 46.81 is amended to read as follows:

§ 46.81 *General provisions.* Sales or purchases of the following products of wild animals and game fishes designated in §§ 46.82 to 46.87, but none other, may be made by any person (except fur dealers) without a permit or license, and by fur dealers holding valid fur dealer licenses.

8. Section 46.86 is deleted and § 46.87 is renumbered as § 46.86 and as renumbered is otherwise amended to read as follows:

§ 46.86 *Dolly Varden trout.* Dolly Varden trout taken in salt water.

9. Section 46.88 is renumbered as § 46.87.

10. Sections 46.100 through 46.109 and §§ 46.126 through 46.133 are amended to read as follows:

§ 46.100 *General provisions.* The animals, birds, and game fishes listed in §§ 46.100 to 46.111, §§ 46.126 and 46.134, §§ 46.140 to 46.142, §§ 46.150 and 46.151, and §§ 46.153 and 46.156, but none other, may be taken in the open seasons (dates inclusive), by the methods and means,

in the areas, and in numbers not exceeding the respective daily bag and seasonal bag limits, or possession limits prescribed in §§ 46.103 to 46.110, §§ 46.129 to 46.134, §§ 46.142 and 46.143, §§ 46.151 and 46.156, but not at any other time, by any other method, aid, or means, nor in any other areas or numbers: *Provided,* That no birds or animals may be taken by shooting from, on, or across or within 33 feet of the center line of any highway.

GAME ANIMALS

§ 46.101 *Methods and means.* May be taken only with a shotgun (not larger than No. 10 gage and not capable of holding more than 3 shells), rifle or pistol using centerfire cartridges only, but not with aid or use of a dog, machine or sub-machine gun, set gun of any description, bow and arrow, or spear, pit, deadfall, fire, jacklight, searchlight, or other artificial light, two-way radio communication or artificial salt licks, or from or by means of a motor vehicle, aircraft, steam or power launch, or any boat except that propelled by paddle, oars, or pole, nor while such animals are swimming: *Provided,* That hares and rabbits may be taken by aid of a dog and by rifles or pistols using rim-fire cartridges: *And provided further,* That no aircraft shall be used for the purpose of driving, circling, molesting, spotting, or in aiding in the taking of big game except as a means of transportation from a settlement or point of outfitting to a camp site on which a camp must be erected or established prior to hunting.

§ 46.102 *Closed areas.* No game animals may be taken at any time in any national park or monument, or posted national forest area; nor in any of the closed areas described in §§ 46.168 to 46.179; nor in the areas described in §§ 46.187, 46.188, and 46.189; nor, except for black bear, hare or rabbit, in the areas described in §§ 46.190, 46.191, and 46.192; nor in any other area specifically closed by §§ 46.103 through 46.108.

§ 46.103 *Deer.* Bucks (with horns not less than 3 inches above top of the skull).

East of longitude 138° W., September 1 to November 7. Limit, by a resident, 2 a season; by a nonresident, 1 a season. West of longitude 138° W. (except on the Kodiak-Afognak Island group as described in § 46.193), September 10 to October 10. Limit, 1 a season.

§ 46.104 *Moose.* Bulls (except yearlings and calves).

East of longitude 138° W. (except the Stikine and Unuk River areas), September 1 to September 30. In the Stikine and Unuk River areas, September 15 to October 14. Kenai Peninsula (except in Kenai Peninsula area No. 1 as described in § 46.194), September 1 to September 20. Elsewhere west of longitude 141° W. (except in the Turnagain Arm, Alaska Peninsula and Colville River drainage areas as described in §§ 46.195 to 46.197), September 1 to September 20 and December 1 to December 10: *Provided,* That there shall be no open season after September 20 in that area known as the Palmer area and described as follows:

Beginning at Mile 72 Alaska Railroad, including the entire northern drainage into Turnagain Arm, entire drainage into Knik Arm, Knik River, Matanuska River, Tal-

keetna River, and the entire eastern drainage into the Big Susitna River from Talkeetna to Cook Inlet. Limit, 1 a year.

§ 46.105 *Caribou.* Caribou (except calves).

South of a line formed by the Alaska Range and Ahklun Mountains from the Canadian border on the east to Cape Newenham on the west, August 20 to September 30. Elsewhere in the Territory, but not in the area lying 5 miles on each side of the Steese Highway on Twelve Mile Summit between mileposts 84 and 89, and on Eagle Summit between mileposts 102 and 112, nor within 20 miles of the east side of the Steese Highway between Faith Creek and milepost 112, August 20 to September 30 and December 1 to December 15. Limit 1 a year.

§ 46.106 *Mountain goat.* Mountain goat (except kids).

In the Territory, but not in the Endicott-Tracy Arm, Cooper Landing, Kenai Peninsula No. 2, Cirdwood or Sheep Mountain areas as described in §§ 46.198 to 46.202, August 20 to November 15. Limit, by a resident, 2 a season; by a nonresident, 1 a season.

§ 46.107 *Mountain sheep.* No open season.

§ 46.108 *Bear, large brown and grizzly.* Bear (large brown and grizzly).

In the Territory, but not in the Thayer Mountain or Pack Creek areas as described in §§ 46.204 and 46.205, September 1 to June 20. Limit, on the Kodiak-Afognak Island group, 1 a year. Elsewhere in the Territory, 2 a year.

§ 46.109 *Black bear.* Bear (black, including its brown and blue, or glacier bear, color variations).

East of longitude 138° W., September 1 to June 20. Limit, 2 a season. In the rest of the Territory, no closed season. Limit, by a resident, no limit; by a nonresident, 3 a year.

FUR ANIMALS

§ 46.126 *Methods and means.* May be taken by any means, except by means, aid, or use of a set gun, a shotgun, artificial light of any kind, a steel bear trap or other trap with jaws having a spread exceeding 9 inches, poison, a dog (except wolves and coyotes in fur districts 5, 6, 7, and 8), a fish trap or net, or by setting any trap or snare within 25 feet of a beaver home or den or within 100 feet of a fox den, or by use of smoke or chemicals, or by destroying or disturbing homes, houses, dens, dams, or runways of such animals: *Provided,* That mink may be taken only by means of a steel trap or snare and that beaver may be taken only by means of a steel trap or snare and by persons over the age of 11 years, and wolves and coyotes may be killed at any time by means of a rifle, shotgun, or pistol by any person permitted to carry firearms: *And provided further,* That no aircraft shall be used in aid of taking fur bearing animals except as a means of transportation from a settlement or point of outfitting to a single base camp, and except in the taking of wolves and coyotes by authorized predator control agents or under authority of a permit.

§ 46.127 *Closed areas.* No fur animal may be taken in any national park or monument or (except wolves and coyotes) in any posted national forest area or in any of the closed or fur breeding

areas described in §§ 46.168 to 46.179, nor in any other area specifically closed by §§ 46.129, 46.131, and 46.133.

§ 46.128 *Permits to take wolves and coyotes during closed season for other fur animals.* During the closed season on mink, land otter, weasel, fox, lynx, and marten in the respective fur districts no person shall set, maintain, or attend traps for wolves and coyotes without first procuring a permit, issuable at the discretion of the Commission, authorizing him to do so. Application for such permit shall be addressed to the nearest Fish and Wildlife Service field office and shall contain a statement of the nature and extent and locality of the proposed operations and the species of animals to be taken.

§ 46.129 *Seasons for mink, land otter, weasel (ermine), fox and lynx.*

Fur district 1. December 16 to January 15. No limit.

Fur district 2. (Except in the area bounded by the drainage into Ibek Creek on the east and including the entire drainage into Prince William Sound to Cape Puget on the west, or on Montague, Hinchinbrook and all other islands within the area), November 16 to January 31. No limit.

Fur districts 3, 4, 5, 6, and 7. November 16 to January 31. No limit. White fox, December 1 to March 15. No limit.

Fur district 8. December 1 to March 15. No limit.

§ 46.130 *Seasons for muskrat.*

Fur districts 1, 2, 3, 4, 5, 6, 7, and 8. November 16 to May 31. No limit.

§ 46.131 *Seasons for beaver.*

Fur district 1. No open season.

Fur district 2. (Except there shall be no open season within a strip one-half mile wide on each side of the Copper River road from Eyak bridge to Mile 27), February 1 to March 31. Limit, 10 a season.

Fur district 3. February 1 to March 31. Limit, 10 a season.

Fur district 4. (Except in the area draining into the Kvichak River between Iliamna Lake and a line between the north banks of the mouths of the Alagnak River and Bear Creek), February 1 to March 31. Limit, 10 a season.

Fur district 5. February 1 to March 31. Limit, 10 a season.

Fur district 6. (Except in the Clearwater area as described in § 46.206, or in the Chena River and its tributary sloughs from its confluence with the Little Chena River to the Tanana River), February 1 to March 31. Limit, 10 a season.

Fur district 7. February 1 to March 31. Limit, 10 a season.

§ 46.132 *Seasons for wolf, coyote, wolverine, marmot, and squirrel.*

Fur districts 1, 2, 3, 4, 5, 6, 7, and 8. No closed season. No limit.

§ 46.133 *Seasons for marten.*

Fur district 1. No open season.

Fur districts 2 (except on the Kenai Peninsula), 3, 4, 5, 6, and 7. November 16 to January 31. No limit.

11. A new section designated § 46.134 is added to read as follows:

§ 46.134 *Season for polar bear.*

Fur districts 5 and 8. No closed season. Limit, 2 a year.

12. Sections 46.141 and 46.142 are amended to read as follows:

§ 46.141 *Closed areas.* No game bird may be taken at any time in any national park, monument or posted national forest area, nor in any of the closed areas described in §§ 46.168 to 46.179, nor in the area described in § 46.187.

§ 46.142 *Grouse and ptarmigan.* In the Territory (except in the areas mentioned above), September 1 to February 28. Limit, 10 singly or in the aggregate of all kinds of grouse or ptarmigan a day.

13. Section 46.151 is amended to read as follows:

§ 46.151 *Closed areas.* No nongame bird may be taken at any time in any national park, monument, or posted national forest area, nor in any of the areas described in §§ 46.168 to 46.171, and §§ 46.187 to 46.189. Crows, hawks, owls, eagles, ravens, magpies, and cormorants, and their nests and eggs. No closed seasons except in the areas mentioned above. No limit.

GAME FISHES

14. Sections 46.155 and 46.156 are amended to read as follows:

§ 46.155 *Methods and means.* May be taken by angling with a line held in the hand or attached to a rod so held, but each line shall at no time have attached to it more than two flies or hooks, nor more than one plug, spoon, or spinner. Lake trout and Dolly Varden trout may be taken by the use of net, trap, or seine in the glacial waters of Trail, Kenai, Skilak, and Tustumena Lakes on Kenai Peninsula, and in salt water.

§ 46.156 *Seasons and limits.* Rainbow, steelhead, cutthroat, eastern brook, and Dolly Varden trout, Mackinaw or lake trout, and grayling.

Dewey Lake near Skagway and Salmon Creek Reservoir near Juneau, June 1 to September 30.

The drainages of Cottonwood, Fish, Fire, and Wolverine Creeks in the Matanuska Valley, June 1 to March 15.

Upper Kenai River and all lakes and tributaries thereof, June 5 to September 30, provided that Dolly Varden trout and lake trout may be taken at any time.

Outlet of Skilak Lake and in lower Kenai River to Moose River, July 15 to August 15.

In the rest of the Territory, no closed season.

Limits. In the Clearwater Creek drainage lying south of the Tanana River between the Richardson Highway and the Big Gerstle River, 10 fishes singly or in the aggregate, but not to exceed 10 pounds and 1 fish daily, 1 daily bag limit in possession.

The Kenai River and all lakes and tributaries thereof, Lake Creek, Willow Creek, and all lakes and tributaries thereof, and in all waters draining into Bristol Bay north and east of Herendeen Bay, 10 fishes singly or in the aggregate, but not to exceed 10 pounds and 1 fish daily, 2 daily bag limits in possession.

Rest of Territory. 20 fishes singly or in the aggregate, but not to exceed 15 pounds and 1 fish daily, 2 daily bag limits in possession. In salt water throughout the Territory, there shall be no limit on Dolly Varden trout.

15. Section 46.165 is redesignated as § 46.166, and § 46.166 is redesignated as § 46.165.

16. Section 46.168 is deleted and § 46.193 is renumbered as § 46.168.

17. The following new sections are added to read as follows:

§ 46.172 *Charley Creek.* All of the drainage of Charley Creek, also known as the Kandik River, from the Canadian boundary to its confluence with the Yukon River in fur district 7.

§ 46.173 *Dennison River.* All of the drainage of the headwaters of the Dennison River downstream to and including the drainages of the West Fork in fur district 7.

§ 46.174 *Aniak River.* All of the drainage of the headwaters of the Aniak River downstream to and including the drainage of the Salmon River in fur district 6.

18. Section 46.195 *Charley River* is renumbered as § 46.175.

§ 46.175 *Charley River.* All of the drainage of the Charley River upstream from and including Copper Creek in fur district 7.

19. Sections 46.176 through 46.179 are redesignated and amended to read as follows:

§ 46.176 *Chestochina River.* All of the drainage of the Chestochina River upstream from and including the Middle Fork in fur district 8.

§ 46.177 *Talkeetna River.* All of the drainage of the Talkeetna River upstream from and including the drainage of Sheep Creek, except Prairie Creek drainage, in fur district 2.

§ 46.178 *Sulukna River.* All of the drainage of the Sulukna River from the headwaters to its confluence with the Novitna River in fur district 6.

§ 46.179 *Hoholitna River.* All of the drainage of the Hoholitna River upstream from and including the drainage of the South Fork in fur district 6.

20. Sections 46.180 through 46.185 are deleted.

PARTIALLY CLOSED AREAS

21. A new center head is added as above and §§ 46.186 through 46.206 are redesignated and amended to read as follows:

§ 46.186 *Continuous on certain game and fur animals and birds.* Areas in which there are continuous closed seasons, as specified in §§ 46.100 to 46.151, on certain game and fur animals and birds, except for scientific and propagating purposes.

§ 46.187 *Anan Creek and Loring.* In fur district 1: The drainage of Anan Creek on the Cleveland Peninsula and a strip one-half mile wide on either side of the blazed trail leading from the outlet of Roosevelt Lagoon in Naha Bay to the Naha River outlet of Heckman Lake on Revillagigedo Island. (Closed on all birds and animals except fur animals.)

§ 46.188 *Mitkof Island.* In fur district 1: Embracing the drainage area of Wrangell Narrows from Sandy Beach on the north side of Mitkof Island southward to Blind Point, more particularly

described as follows: Beginning at Meander corner between secs. 23 and 26 of T. 60 S., R. 79 E., Copper River Meridian, located on Blind Point in Wrangell Narrows; thence easterly 88.13 chains to the southeast corner of sec. 24 of the same township; thence north along the township line 4 miles to the northeast corner of sec. 1 of the same township; thence northerly along the summit of the ridge bounding the drainage area tributary to Wrangell Narrows and Frederick Sound until the shore of Frederick Sound is reached at the Witness Corner Meander Corner between secs. 35 and 36 of T. 58 S., R. 79 E., Copper River Meridian, on the shore thereof; thence northwesterly along the shore of Frederick Sound to the entrance of Wrangell Narrows; thence southerly along the center of the steamboat channel of Wrangell Narrows to the place of beginning on Blind Point. (Closed on game animals and beavers.)

§ 46.189 *Shoemaker Bay*. In fur district 1: Embracing the entire watershed of Pat Creek and that portion of Wrangell Island draining into Zimovia Strait from Pat Creek to Polk Point. (Closed on all game animals and beaver.)

§ 46.190 *Highway*. A strip one-quarter mile wide on each side of all public highways in Alaska, except on the Kenai Peninsula where such strips shall be one-half mile wide on each side of all public highways. (Closed on all game animals except black bears, hare, or rabbit.)

§ 46.191 *Alaska Railroad*. In fur districts 2 and 6: A strip one-half mile wide on each side of the Alaska Railroad. (Closed on all game animals except black bears, hare or rabbit.)

§ 46.192 *Mount Hayes-Blair Lakes Refuge*. In fur district 6: Beginning on the Bonfield Trail on the south bank of the Tanana River about 4 miles south of Fairbanks; thence southerly along said trail to Wood River; thence southeasterly up Wood River to Snow Gulch; thence southerly to the summit of Mount Deborah; thence easterly along the summit of the Alaska Range to the summits of Hess Mountain and Mount Hayes and to a point on the Delta River, sometimes known as Big Delta River, due west of Rapids Roadhouse; thence northerly along the west bank of Delta River to a point due west of Beals Cache; thence easterly past Beals Cache to a point 5 miles east of the Richardson Highway; thence northerly paralleling Richardson Highway at a distance of 5 miles to the south bank of the Tanana River; thence northwesterly along the south bank of the Tanana River to point of beginning on Bonfield Trail, embracing an area of approximately 3,000 square miles. (Closed on all game animals except black bears, hare or rabbit.)

§ 46.193 *Kodiak-Afognak Island group*. In fur district 3: All of the islands in the Kodiak-Afognak Island group. (Closed on deer.)

§ 46.194 *Kenai Peninsula No. 1*. In fur district 2: That part of the Kenai National Moose Range lying north of the Kenai River and west of the Chugach National Forest, Thurman Creek, and Chickaloon River. (Closed on moose.)

§ 46.195 *Turnagain Arm*. In fur district 2: The entire drainage into Turnagain Arm between milepost 52 Alaska Railroad and milepost 72 Alaska Railroad. (Closed on moose.)

§ 46.196 *Alaska Peninsula*. In fur districts 3 and 4: South and west of Naknek River, Naknek Lake and the Katmai National Monument. (Closed on moose.)

§ 46.197 *Colville River*. In fur district 8: The Colville River drainage including all of its tributaries. (Closed on moose.)

§ 46.198 *Endicott-Tracy Arm*. (In fur district 1: All of the watershed into Endicott Arm, Ford's Terror and Tracy Arm in Holkham Bay. (Closed on goats.)

§ 46.199 *Cooper Landing*. In fur district 2: Beginning at the Forest Service trail from Kenai Lake and running to Cooper Lake and following this trail to its confluence with Upper Russian Lake; thence downstream along upper and lower Russian Lakes and Russian River to its confluence with Kenai River; thence north along the National Forest Boundary line to Chickaloon River; thence easterly to Summit Lake on Hope Highway; thence southerly and westerly along the Hope Highway and Quartz Creek Road to Kenai Lake; thence southerly along the west side of Kenai Lake to place of beginning. (Closed on goats and sheep.)

§ 46.200 *Kenai Peninsula No. 2*. In fur district 2: Eastern part of the Kenai Peninsula east of the center line of the Alaska Railroad and north of a line from the Town of Seward due east to the Bainbridge Glacier. (Closed on goats and sheep.)

§ 46.201 *Girdwood*. In fur district 2: Beginning at the center of the bridge of the Crow Creek road over California Creek, at approximately latitude 60° 58' north and longitude 149° 8' west of Greenwich, as shown on the preliminary topographic map of the Girdwood District, Alaska, 1931, published by the Geological Survey, Department of the Interior; thence on a course bearing due east continuing in a straight line to the west bank of Glacier Creek; thence northeasterly following the west and north bank of said creek and its largest northern tributary to its head; thence along the west side of the glacier it drains to the summit of the divide between Glacier Creek and the drainage to the north at approximately latitude 61° 2' 30" north, longitude 149° west; thence westerly and northerly along said divide around the head of Raven Glacier to a point where said divide intersects the western margin of the most northern glacier in Raven Creek basin; thence following northeasterly and westerly along the western and southern margin of Eagle Glacier to its termination; thence westerly in a straight line to the junction of Camp and Raven Creeks; thence southwesterly along the south bank of Camp Creek to its head, at the divide between Camp Creek and the North Fork Ship Creek; thence northwesterly down the valley of the North Fork Ship Creek to a small lake in this valley; thence westerly along the south shore of said

lake and continuing westerly along the south bank of North Fork Ship Creek to the junction of said creek with its first large tributary from the south, entering it about 1 mile east of Bird Creek pass; thence southerly along the west bank of said tributary and its most westerly branch to the divide between North Fork Ship Creek and Bird Creek; and thence southwesterly in a straight line to the junction of Bird Creek with its first large tributary from the head entering it from the south; thence southeasterly along the northern and eastern side of the stream bed of said tributary to the summit of the divide between the said tributary and the drainage of California Creek; thence southerly along the divide between California Creek and Bird Creek to a summit marked 4322 on the said preliminary topographic map of Girdwood District, Alaska, said point being in approximately latitude 60° 59' north, longitude 149° 11' 15" west; thence southeasterly in a straight line to the point of beginning (containing approximately 77 square miles, and closed on mountain goats and mountain sheep).

§ 46.202 *Sheep Mountain*. In fur district 2: Beginning at Caribou Creek Mile 107 Glenn Highway; thence easterly along highway to Mile 123; thence in a line going north to Squaw Creek; thence downstream to Caribou Creek and downstream to point of beginning. (Closed on goats and sheep.)

§ 46.203 *Kenai Peninsula No. 3*. In fur district 2: All of the area south and west of the National Forest Boundary line running from Chickaloon Bay to Resurrection Bay near Seward. (Closed on mountain sheep.)

§ 46.204 *Thayer Mountain*. On Admiralty Island, fur district 1: Beginning at the foot of the waterfall at the mouth of Hasselborg River on Salt Lake, head of Mitchell Bay; thence along the easterly bank of the Hasselborg River to the outlet of Hasselborg Lake; thence along the west shore of said lake to the outlet of the creek flowing into the head of the lake; thence upstream along the east bank of said creek to the trail crossing; thence in a southwesterly direction along the trail to the head of Thayer Lake; thence along the easterly shore of said lake to the extreme southern end of the lake; thence southeasterly approximately 2 miles in a straight line to the west end of Salt Lake at the head of Mitchell Bay; thence along to the line of mean high tide of Salt Lake to the foot of the waterfall on Hasselborg River, the place of beginning (containing approximately 60 square miles and closed on large brown and grizzly bears).

§ 46.205 *Pack Creek*. On Admiralty Island, fur district 1: The entire watershed of Pack Creek, which empties into Seymour Canal near the north side of the entrance to Windfall Harbor (containing approximately 21 square miles, and closed on large brown and grizzly bears).

§ 46.206 *Clearwater*. In fur district 6: The Clearwater Creek drainage, lying south of the Tanana River and between the Richardson Highway and the Big Gerstle River. (Closed on beaver.)

22. Sections 46.207 and 46.208 are deleted.

23. New sections are added to read as follows:

PERMITS

§ 46.211 *To collect for scientific and propagating purposes or for protection of property.* The Director or the Regional Director, upon recommendation of the Commission, may, for areas other than those administered by the National Park Service, prescribe the terms and conditions of and issue permits authorizing the taking, possession (but, in the case of fur animals, subject to applicable fur farm licensing provisions), purchase, sale, exchange, exportation, or importation of such animals, fishes, birds other than migratory birds, and their nests and eggs for scientific, propagating, educational, or exhibition purposes, and for the protection of property as the one issuing the permit may determine from time to time to be consistent with the proper conservation and development of the species.

§ 46.212 *Carrying and exhibition.* Any such permit shall be carried by the permittee when taking, possessing, or transporting said animals, fishes, birds, or their nests or eggs, and shall be exhibited to any Fish and Wildlife Service enforcement agent or other person requesting to see it.

§ 46.213 *Applications.* Applications for all such permits should be addressed to the Director, Fish and Wildlife Service, Washington 25, D. C., or to the Regional Director, Fish and Wildlife Service, Juneau, Alaska.

§ 46.214 *Reports.* Reports of operations required under the terms of any permit shall be filed on or before the tenth day of January following issuance of the permit with the Director, Fish and Wildlife Service, Washington 25, D. C., or with the Regional Director, Fish and Wildlife Service, Juneau, Alaska.

These amendment shall become effective on July 1, 1949.

(Sec. 9, 43 Stat. 743, as amended; 48 U. S. C. 198)

[SEAL]

J. A. KRUG,
Secretary of the Interior.

MAY 2, 1949.

[F. R. Doc. 49-3792; Filed, May 11, 1949; 8:48 a. m.]

Subchapter F—Alaska Commercial Fisheries

PART 102—GENERAL PROVISIONS

PART 122—SOUTHEASTERN ALASKA AREA, CLARENCE STRAIT DISTRICT, SALMON FISHERIES

MISCELLANEOUS AMENDMENTS

Studies on the requirement that sections of the heart walls of salmon traps be lifted during all periods when fishing is prohibited (14 F. R. 894, § 102.28) have revealed that technical details of trap construction make conformance impractical. Cooperative investigation by experienced trap operators and Service personnel has devised a substitute method which is feasible and will achieve the desired objective of making trap closure more enforceable than in previous years.

Alaska salmon trap operators, through a committee appointed for that purpose, requested modification of the method of trap closure and this committee participated in devising a practical method of closure which is set forth in this amendment. In view of this participation by the only segment of the industry affected it is found that further notice and public procedure thereon are unnecessary.

Provision for an open salmon fishing season in the North Behm Canal section of the Clarence Strait district was intended as a part of the Alaska fishing regulations for 1949 (14 F. R. 894) but was inadvertently omitted.

In order to require a more practical yet effective means of closing salmon traps to fishing and to provide a salmon fishing season consistent with adjoining districts for the North Behm Canal section, the following provisions are adopted:

1. Section 102.28 is amended to read as follows:

§ 102.28 *Method of closing salmon traps.* During all periods when fishing is prohibited, the heart walls of salmon traps shall be lifted or lowered in accordance with the method prescribed by section 5 of the act of June 6, 1924, and the tunnels from hearts to pots shall be closed in the following manner:

(a) *Floating traps.* Poles shall be permanently secured to the webbing at each side of the mouth of the pot tunnel and shall extend from the tunnel floor to a height at least two feet above the water. A draw line shall be reeved through the lower ends of both poles and the top of one, and the upper end of this line shall be spliced to a length of chain. The two tunnel walls must be overlapped as far as possible across the pot gap and the draw line must be pulled tight so as to completely close the bottom of the tunnel. The pole on the right side of the pot gap, as viewed from the shore, must

be painted bright red above water and the pole on the left bright green. Serially numbered seals issued by the Fish and Wildlife Service shall be affixed around the top rib lines and webbing of both tunnel walls next to each pole and a link of the chain must be included in one of the seals. Seals must be attached in such manner that the trap cannot be fished without breaking them.

(b) *Stationary traps.* A draw line shall be secured to the pot wall at a depth equal to that of the bottom of the tunnel and at least 12 inches from the edge of the pot gap; shall be reeved through rings fastened at intervals of 4 feet or less on the vertical rib line along the mouth end of the opposite tunnel wall; and shall be spliced at its upper end to a length of chain. The tunnel shall be pulled to one side of the pot gap sufficiently to overlap the pot wall a minimum of 12 inches and the draw line shall be pulled tight and secured by looping its chain around the capping. Serially numbered seals issued by the Fish and Wildlife Service shall be affixed, one to seal the tunnel webbing to the pot wall and another to seal the loop of chain around the capping. Seals must be attached in such manner that trap cannot be fished without breaking them. (43 Stat. 465; 48 U. S. C. 225)

2. Section 122.5 is amended to read as follows:

§ 122.5 *Open season, central, southeast, southwest, and north Behm Canal section.* Fishing, other than trolling, in the central, southeast, southwest, and north Behm Canal sections is prohibited except from 6 o'clock antemeridian August 15 to 6 o'clock postmeridian September 3: *Provided*, That this prohibition shall not apply in Cholmondeley Sound from 6 o'clock antemeridian October 5 to 6 o'clock postmeridian October 15. (44 Stat. 752; 48 U. S. C. 221)

The salmon fishing season in Alaska, as it affects certain salmon traps, opens on May 27. Accordingly, in order that a practical closure method may be made applicable to such trap operations it has been determined that the amendment to § 102.28 shall become effective on May 27, 1949. The amendment to § 122.5 shall become effective 30 days after publication in the FEDERAL REGISTER.

(43 Stat. 465, as amended; 48 U. S. C. 221 et seq.)

Dated: May 4, 1949.

[SEAL]

J. A. KRUG,
Secretary of the Interior.

[F. R. Doc. 49-3787; Filed, May 11, 1949; 8:47 a. m.]

PROPOSED RULE MAKING

FEDERAL COMMUNICATIONS COMMISSION

[Docket No. 9306]

CLASS B FM BROADCAST STATION

NOTICE OF PROPOSED RULE MAKING

In the matter of amendment of Revised Tentative Allocation Plan for Class

B FM Broadcast Station to delete Channel No. 222 from Greensboro, North Carolina, and to add Channel No. 222 to Asheville, North Carolina.

1. Notice is hereby given of proposed rule making in the above entitled matter.

2. It is proposed to amend the Revised Tentative Allocation Plan for Class B FM Broadcast Stations to the extent that

Channel 222 will be deleted from allocation to Greensboro, North Carolina, and allocated to Asheville, North Carolina, for the purpose of providing for a more equitable and efficient utilization of FM frequencies.

3. Authority for the adoption of the proposed amendment is contained in sections 303 (c), (d), (f) and (r) and

307 (b) of the Communications Act of 1934, as amended.

4. Any interested party who is of the opinion that the proposed amendment should not be adopted, or should not be adopted in the manner set forth herein, may file with the Commission on or before June 6, 1949 a statement or brief setting forth his comments. At the same time persons favoring the amendment as proposed may file statements in support thereof. The Commission will consider all such comments that are presented before taking action in the matter, and if any comments are submitted which appear to warrant the holding of a hearing or oral argument, notice of the time and place of such hearing or oral argument will be given.

5. In accordance with the provisions of § 1.784 of the Commission's rules and regulations, an original and 14 copies of all statements, briefs or comments shall be furnished the Commission.

Adopted: May 4, 1949.

Released: May 5, 1949.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-3797; Filed, May 11, 1949;
8:48 a. m.]

[47 CFR Part 63]

[Docket No. 9304]

PUBLICATION AND POSTING OF NOTICES

NOTICE OF PROPOSED RULE MAKING

In the matter of amendment of
§ 63.90 of the Commission's rules and

regulations regarding publication and posting of notice of the filing of applications to close, or reduce hours of service at branch telegraph offices.

1. Notice is hereby given of proposed rule making in the above-entitled matter.

2. Section 63.90 of the Commission's rules and regulations requires an applicant to give notice of the filing of applications or informal requests for authority to close, or reduce hours of service at, branch telegraph offices (except in certain cases specified therein) by posting notice at the office and by publishing notice in a newspaper of general circulation in the community or part of the community affected.

3. The Western Union Telegraph Company by letter, dated December 7, 1948, as amended by letter dated March 1, 1949, has requested the Commission to amend § 63.90 (b) of the Commission's rules by adding the following additional sentence: "In the case of an application or informal request pertaining to a branch office, other than a request under § 63.68, the applicant may, in lieu of causing a notice to be published, mail or deliver by messenger a notification containing information similar to the notice form specified in paragraph (a) of this section to each telegraph user served by messenger call box circuit or tie-line terminating at the branch office affected."

4. Under the proposed change, the requirement in § 63.90 (a) of the Commission's rules for posting notice at the branch office affected would be continued, but individual notice to patrons served by messenger call box circuits or by teleprinter tie-lines terminating at the branch office affected would be permitted in lieu of publication of notice in a newspaper. The Company indicates that it

would be relieved of considerable expense by this amendment and believes that the affected users would be afforded adequate notice of the changes in service proposed.

5. Upon consideration of this request and the reasons given therefor, it is proposed to amend § 63.90 (b) of the Commission's rules in accordance with the above request.

6. The proposed amendment is issued under the authority of sections 4 (i) and 214 (b) of the Communications Act of 1934, as amended.

7. Any interested party who is of the opinion that the proposed amendment should not be adopted, or should not be adopted in the manner set forth herein, may file with the Commission on or before June 6, 1949, a statement or brief setting forth his comments. At the same time persons favoring the amendment as proposed may file statements in support thereof. Before taking action in the matter, the Commission will consider all such comments that are presented, and, if any comments are submitted which appear to warrant the holding of a hearing or oral argument, notice of the time and place of such hearing or oral argument will be given.

8. In accordance with the provisions of § 1.764 of the Commission's rules and regulations, an original and 14 copies of all statements, briefs or comments filed shall be furnished the Commission.

Adopted: May 4, 1949.

Released: May 5, 1949.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-3795; Filed, May 11, 1949;
8:48 a. m.]

NOTICES

NATIONAL MILITARY ESTABLISHMENT

Military Renegotiation Policy and Review Board

CONTRACTS CONTAINING RENEGOTIATION
CLAUSE ENTERED INTO BY DEPARTMENT
OF THE AIR FORCE, DEPARTMENT OF THE
NAVY, AND DEPARTMENT OF THE ARMY

MAY 9, 1949.

In a note to § 423.322-1 (c) of the Military Renegotiation Regulations, published in the FEDERAL REGISTER on Thursday, April 7, 1949 (14 F. R. 1637), it was stated that:

In an effort to inform contractors and subcontractors as to which prime contracts are subject to renegotiation and thus assist them in segregating sales, the Policy and Review Board will cause a list of the numbers of such prime contracts together with the names of the contractors holding such contracts to be published in the FEDERAL REGISTER. The publication of the contract numbers and names will be brought up to date periodically. Such publication is only for the purpose of disseminating information and although every effort will be made to have the lists complete and accurate the

omission of the number of a contract subject to the act will not thereby relieve the contractor and subcontractors thereunder from renegotiation. Conversely, the inclusion in the published list of the number of a contract which is not subject to the act will not make the contractor holding such contract and subcontractors thereunder subject to renegotiation. Furthermore, contractors and higher-tier subcontractors should assist their subcontractors in making segregations by advising such subcontractors of the prime contract number under which such contractors and subcontractors are operating.

Pursuant to such statement there follows hereafter the publication of the numbers of prime contracts which contain the renegotiation article, together with the names of contractors holding such contracts. These contracts were entered into between May 21, 1948, through December 31, 1948.

As stated in said note the publication of this list is for the purpose of disseminating information only and the omission of the number of a contract subject to the Renegotiation Act of 1948 will not relieve the contractor and subcontractors thereunder from renegotiation, nor will the inclusion in this list of the number of a contract which is not subject to rene-

gotiation pursuant to the act make the contractor holding such contract and subcontracts thereunder subject to renegotiation under the act.

A supplemental list will be published in the near future which will bring the foregoing list more nearly up to date, and will correct such errors or omissions as have been discovered in the foregoing list.

FRANK L. ROBERTS,
Chairman.

CONTRACTS CONTAINING THE RENEGOTIATION
CLAUSE ENTERED INTO BY THE DEPARTMENT
OF AIR FORCE AND DEPARTMENT OF NAVY
FROM MAY 21, 1948, THROUGH DECEMBER 31,
1948

Adel Precision Products Corp., Burbank, Calif.: NOa(s) 9924, N383s-9544, N383s-11603, N383s-11766, Order (33-038) 49-1060, AF 33(038)-118, AF 33(038)-145.

Aero Bolt Screw Co., New York, N. Y.: N383s-13127.

Aero Instrument Co., Cleveland 2, Ohio: Order (33-038) 49-831.

Aerojet Engineering Corp., Azusa, Calif.: NOa(s) 8496, NOa(s) 9764.

Aeroquip Corp., Jackson, Mich.: N383s-8855.

Aero Supply Manufacturing Co., Inc., Corry, Pa.: N383s-8453, N383s-9228, N383s-

10167, N383s-10745, N383s-10846, N383s-12014, N383s-12295, N383s-11208.
 The Aerotec Corp., Greenwich, Conn.: N383s-13005.
 Air Associates, Inc., Teterboro, N. J.: NOA(s) 9975, N383s-8383, N383s-9035, N383s-9117, N383s-9598, N383s-9839, N383s-12142, N383s-13396, N383s-13126, N383s-13211, Order (33-038) 48-3756, Order (33-038) 49-268, AF 33(038)-47.
 Airborne Accessories Corp., Hillside, N. J.: N383s-12989.
 Airborne Instruments Laboratory Co., Mineola, N. Y.: W33-038 ac 21293, W33-038 ac 21851.
 Airchox Co., Chicago, Ill.: N383s-9207.
 Aircooled Motors, Inc., Syracuse, N. Y.: W33-038 ac 21861.
 Aircraft Engineering Products, Inc., Clifton, N. J.: N383s-8577.
 Aircraft Fitting Co., The, Cleveland, Ohio: W33-038 ac 22296.
 Aircraft Hardware Manufacturing Co., Inc., New York, N. Y.: AF 33 (038)-147.
 Aircraft Mechanics, Inc., Colorado Springs, Colo.: N383s-12641.
 Aircraft Radio Corp., Boonton, N. J.: NOA(s) 9885 Amendment No. 1 to Letter of Intent.
 Aircraft Service Corp., Valley Stream, N. Y.: NOA(s) 8751.
 Air King Products Co., Inc., Brooklyn 32, N. Y.: NOB(s) 47187.
 Airplane & Marine Instruments, Inc., Clearfield, Pa.: Order (33-038) 49-206.
 Airquipment Co., Burbank, Calif.: N383s-13158.
 Air-Shields, Inc., Hatboro, Pa.: N383s-11434.
 Alar Products, Inc., Cleveland, Ohio: Order (33-038) 49-165, Order (33-038) 49-176.
 Aldon Products Co., Duncannon, Pa.: N383s-10622.
 Alton Iron Works, Inc., New York, N. Y.: N156s-26501.
 Aluminum Co. of America, Pittsburgh, Pa.: N383s-9167, N383s-9468, N383s-10594.
 American Air Filter Co., Inc., Louisville, Ky.: N383s-9911.
 American Locomotive Co., Schenectady, N. Y.: N383s-12065.
 American Machine & Metals, Inc., East Moline, Ill.—U. S. Gauge Division: N383s-10671, N383s-11244, N383s-12291, N383s-12689, N383s-9148, Order (33-038) 49-267, Order (33-038) 49-743, Order (33-038) 49-868.
 American Phenolic Corp., Chicago, Ill.: W33-038 ac 22011, W33-038 ac 22445, W33-038 ac 22509, Order (33-038) 48-4111, AF 33 (038)-164, Order (33-038) 49-1537.
 American Radio Hardware Co., Inc., Mount Vernon, N. J.: Order (33-038) 49-202.
 Ampro Corporation, Chicago, Ill.: N383s-12418.
 Anthor Testing Instrument Co., Inc., Brooklyn, N. Y.: N383s-11118.
 Anemostate Corp. of America, New York, N. Y.: N383s-12909.
 Arens Controls, Inc., Chicago, Ill.: N383s-12026.
 Armstrong Cork Co., Lancaster, Pa.: Order (33-038) 49-508.
 Aro Equipment Co., The, Bryan, Ohio: Order (33-038) 48-4090, Order (33-038) 49-121, Order (33-038) 49-1237.
 Arrowhead Rubber Co., Los Angeles, Calif.: Order (33-038) 48-4270, Order (33-038) 49-551, Order (33-038) 49-1278.
 Atlantic Brass & Copper Co., Inc.: AF 33(038)-27.
 Automatic Locking Devices, Inc., Bridgeport, Conn.: N383s-12678.
 Automotive Rubber Co., Inc., Detroit 4, Mich.: AF 33(038)-146.
 Avco-Manufacturing Corp., Williamsport, Pa.—Lycoming Division: N383s-10880.
 B. G. Corp., The, New York, N. Y.: N383s-9915, Order (33-038) 48-3878.
 Babb Co., Inc., Glendale, Calif.: AF 33(038)-479.

Barber Colman Co., Rockford, Ill.: Order (33-038) 48-3962, Order (33-038) 49-253.
 Barden Corp., The, Danbury, Conn.: N383s-10475.
 Bausch & Lomb Optical Co., Rochester, N. Y.: N383s-10408, N383s-13637.
 Beech Aircraft Corp., Wichita, Kans.: N383s-9202, N383s-10677, N383s-11817, Order (33-038) 49-182.
 Behr-Manning Corp., Troy, N. Y.: W33-038 ac 22530.
 Bell Aircraft Corp., Buffalo, N. Y.: N383s-9319, N383s-9455, N383s-9982, N383s-12400, W33-038 ac 21380, W33-038 ac 21857.
 Bendix Aviation Corp., Detroit 2, Mich.—Eclipse-Pioneer Division: NOA(s) 8481 Amendment No. 3, NOA(s) 9880, NOA(s) 9889, NOA(s) 10180, N383s-8532, N383s-9018, N383s-9032, N383s-9140, N383s-9345, N383s-9504, N383s-9705, N383s-9799, N383s-9813, N383s-9856, N383s-10182, N383s-10205, N383s-10345, N383s-10346, N383s-10557, N383s-10625, N383s-11336, N383s-11365, N383s-11404, N383s-11615, N383s-11786, N383s-11787, N383s-11788, N383s-11797, N383s-12150, N383s-12187, N383s-12236, N383s-12957, N383s-12981, N383s-12982, N383s-13313, N383s-13573, N383s-6922, N383s-13905, N383s-8728, N383s-9811, Order (33-038) 48-3797, Order (33-038) 48-4091, Order (33-038) 48-4219, Order (33-038) 48-4234, Order (33-038) 49-153, Order (33-038) 49-177, W33-038 ac 22420, W33-038 ac 22493, W33-038 ac 22531, Order (33-038) 49-312, Order (33-038) 49-347, Order (33-038) 49-353, Order (33-038) 49-396, Order (33-038) 49-610, Order (33-038) 49-742, Order (33-038) 49-539, Order (33-038) 49-771, Order (33-038) 49-1148, Order (33-038) 49-1161, Order (33-038) 49-1376.
 Bendix Radio Division: NOA(s) 10082, N383s-11869, W33-038 ac 21317.
 Bendix Products Division: N383s-9198, N383s-9874, N383s-10163, N383s-10226, N383s-10414, N383s-12438, N383s-12480, N383s-12498, N383s-7652, Order (33-038) 48-3815, Order (33-038) 48-3897, Order (33-038) 48-3899, N383s-9097, Order (33-038) 48-4099, W33-038 ac 21383, W33-038 ac 21747, W33-038 ac 21748, W33-038 ac 21767, W33-038 ac 21769, W33-038 ac 22115, W33-038 ac 22117, W33-038 ac 22209, W33-038 ac 22302, Order (33-038) 49-725, Order (33-038) 49-1090.
 Scintilla Magneto Division: N383s-9943, N383s-11616, N383s-12148, N383s-13490, N383s-13571, N383s-9863, N383s-10477, N383s-11454, N383s-9498, Order (33-038) 49-355, Order (33-038) 49-419, Order (33-038) 49-452.
 Pacific Division: N383s-9706, N383s-9906, N383s-10525, N383s-10574, N383s-10755, N383s-11711, N383s-11718, N383s-11734, N383s-11933, N383s-10342, N383s-11572, N383s-9224, Order (33-038) 48-4353, W33-038 ac 22030, Order (33-038) 49-778.
 Berteau Products, Pasadena, Calif.: N383s-9428.
 Birma Manufacturing Co., Inc., Buffalo, N. Y.: N383s-10119.
 Bobrick Manufacturing Corp., Los Angeles, Calif.: N383s-10046, N383s-13647.
 Boeing Airplane Co., Seattle, Wash.: W33-038 ac 21285, W33-038 ac 21761.
 Bok Machine Products Co., Fort Wayne, Ind.: Order (33-038) 49-134.
 Booz Allen & Hamilton, Chicago, Ill.: W33-038 ac 22055.
 Borg-Warner Corporation, Cleveland, Ohio—Pescio Products Division: N383s-8862, N383s-8865, N383s-9124, N383s-9447, N383s-9518, N383s-9845, N383s-9860, N383s-10005, N383s-10124, N383s-10164, N383s-10713, N383s-11947, N383s-13264, N383s-13228, N383s-13893, N383s-10361, Order (33-038) 49-886, Order (33-038) 49-939, Order (33-038) 49-354, Order (33-038) 49-423, Order (33-038) 49-769, W33-038 ac 22419, Order (33-038) 49-200.

Marvel-Schebler Carb Division: W33-038 ac 22593.
 Bowser, Inc., Fort Wayne, Ind.: W33-038 ac 21381.
 L. S. Brach Manufacturing Corp., Newark 4, N. J.: Order (33-038) 48-3752, Order (33-038) 48-4166, W33-038 ac 22010, AF 33(038)-418.
 Breeze Corporations, Inc., Newark, N. J.: N383s-9057, N383s-13488, N383s-13555, Order (33-038) 48-4092.
 Breslee Manufacturing Co., Inc., New York, N. Y.: N383s-13166.
 Bruce Payne & Associates, Inc., Westport, Conn.: W33-038 ac 21656.
 S. Buchsbaum & Co., Chicago, Ill.: N383s-12131.
 Camloc Fastener Corp., New York, N. Y.: Order (33-038) 48-4208.
 Cannon Electric Development Co., Los Angeles, Calif.: W33-038 ac 22282, W33-038 ac 22510, AF 33(038)-163.
 Capewell Manufacturing Co., Hartford, Conn.: N383s-12888, N383s-9387.
 Castle Hills Corp., Piqua, Ohio: Order (33-038) 49-1040.
 Central Tool Co., Cranston, R. I.: N383s-13781.
 Champion Spark Plug Co., Toledo, Ohio: N383s-13630.
 Chapin, Charles E., Co., Inc., Rutherford, N. J.: N383s-13736.
 Chicksan Co., Brea, Calif.: N383s-12698.
 Clare, C. P. & Co., Chicago, Ill.: Order (33-038) 49-727.
 Clark, David, Co., Inc., Worcester, Mass.: W33-038 ac 22234, Order (33-038) 48-4081.
 Clark, W. L. M., Inc., St. Louis, Mo.: W33-038 ac 21372.
 The Cleveland Pneumatic Tool Co., Cleveland, Ohio: N383s-8666, N383s-9914, N383s-11048, W33-038 ac 22258.
 Collens Instrument Co., New York, N. Y.: N383s-11154.
 Collins Radio Co., Cedar Rapids, Iowa: NOA(s) 9972, NOA(s) 10056, N383s-11929.
 Columbus Engineering Co., Columbus, Ohio: N383s-10483, N383s-12414.
 Comtor Co., The, Waltham, Mass.: N383s-10425.
 Consolidated Vultee Corp., San Diego, Calif.: NOA(s) 7222 Amendment No. 30.
 Continental Motors Corp., Detroit, Mich.: Order (33-038) 48-3961, Order (33-038) 48-4206, Order (33-038) 48-4267.
 Control Instrument Co., Inc., Brooklyn, N. Y.: NOA(s) 10069.
 Cornelius Co., The, Minneapolis, Minn.: N383s-10809, Order (33-038) 48-3956.
 Cornell Aeronautical Laboratory of Cornell Research Foundation, Buffalo, N. Y.: NOA(s) 8289.
 Crystal Products, Inc., Kansas City, Mo.: W33-038 ac 21866.
 Clyne Manufacturing Co., Indianapolis, Ind.: AF 33(038)-142.
 Curtiss-Wright Corp., Columbus, Ohio: NOA(s) 7988 Amendment No. 14—Airplane Division: NOA(s) 8664, NOA(s) 9165.
 Propeller Division: N383s-9871, Order (33-038) 48-3814, W33-038 ac 21379, W33-038 ac 21694, W33-038 ac 22303.
 Danbury-Knudsen, Inc., Danbury, Conn.: N156s-26567, Order (33-038) 49-194.
 Davis Plywood Corp., The, Cleveland, Ohio: Order (33-038) 48-4170.
 Dayton Aircraft Products Co., Dayton, Ohio: Order (33-038) 48-3938.
 De Jur Anasco Corp., Long Island City, N. Y.: Order (33-038) 49-269, Order (33-038) 49-417.
 Delron Co., Inc., The: Order (33-038) 49-1292.
 De Mornay-Budd, Inc., New York, N. Y.: N383s-8503.
 Detroit Gasket Manufacturing Co., Detroit, Mich.: AF 33(038)-220.
 Dial Light Co. of America, Inc., New York, N. Y.: W33-038 ac 22181, W33-038 ac 22179, W33-038 ac 22497.
 Dill Manufacturing Co., The, Cleveland, Ohio: W33-038 ac 22107.

- Dorne & Margolin, Bethpage, Long Island, N. Y.: NOA(s) 10135.
- Douglas Aircraft Co., Inc., Santa Monica, Calif.: NOA(s) 9027 Amendment No. 6—Letter of Intent, NOA(s) 6539, NOA(s) 7980 Amendment No. 2, NOA(s) 9989, N383s-9036, N383s-9114, N383s-9271, N383s-10366, N383s-12643, N383s-13955, N383s-8173, Order (33-038) 49-892, N383s-9919.
- Dreis & Kump Manufacturing Co., Chicago, Ill.: W33-038 ac 21361.
- Eagle Signal Corp., Moline, Ill.: N383s-13472.
- Eastern Industries, Inc., New Haven, Conn.: N383s-8938.
- Eastern Iron & Metal, Los Angeles, Calif.: W33-038 ac 22283.
- Eastern Specialty Co., The, Philadelphia, Pa.: N383s-12535.
- Eastman Kodak Co., Rochester, N. Y.: Order (33-038) 49-1085.
- Edo Corp., College Point, Long Island, N. Y.: NOA(s) 9760.
- Edison, Thomas A., Inc., West Orange, N. J.: N383s-10263.
- Elcor, Inc., Chicago, Ill.: N163s-226, W33-038 ac 21860, W33-038 ac 21863, W33-038 ac 22120.
- Elastic Stop Nut Corp. of America, Union, N. J.: AF 33(038)-46.
- Electric Storage Battery Co., Philadelphia, Pa.: N8sa-3370.
- Electrol, Inc., Kingston, N. Y.: N383s-9729, N383s-10360, N383s-10467, N383s-10760, N383s-13043, N383s-12450.
- Electromac Associates, Richland, Wash.: Order (33-038) 48-4031.
- Elgin National Watch Co., Elgin, Ill.: Order (33-038) 48-3794.
- Emerson Electric Manufacturing Co., The, St. Louis, Mo.: NOA(s) 10117.
- Engineering & Research Corp., Hyattsville, Md.: N383s-11433.
- Essex Wire Corp., Fort Wayne, Ind.: W33-038 ac 22443.
- Fairchild Camera & Instrument Co., Jamaica, N. Y.: Order (33-038) 48-4318, Order (33-038) 48-4331, W33-038 ac 21315, W33-038 ac 22092.
- Fairchild Engine & Airplane Corp., Hagerstown, Md.: NOA(s) 6323.
- Federal Communication Laboratory, Inc., Nutley, N. J.: W33-038 ac 21373.
- Federal Telephone & Radio Corp., Clifton, N. J.: N383s-10949, W33-038 ac 22019.
- Felsenthal, G. & Sons, Inc., Chicago, Ill.: N383s-10502, N383s-10767, N383s-8342.
- Fenwal, Inc., Ashland, Mass.: Order (33-038) 49-506.
- Firestone Industrial Products Co., Akron, Ohio.: N383s-9508.
- Firestone Tire & Rubber Company, The, Akron, Ohio.: NOA(s) 10203, N383s-11343, ASO Order Number—10922, ASO Order Number—10922-1, ASO Order Number—10922-2, ASO Order Number—10922-4, ASO Order Number—10922-5, ASO Order Number—46102, ASO Order Number—46102-102.
- First Industrial Corp., New York, N. Y.—Micro Switch Division: W33-038 ac 22305.
- Fly By Nite, Inc.: Order (33-038) 49-1153.
- G&O Manufacturing Co., The, New Haven, Conn.: N383s-12650.
- Gabb Manufacturing Co., Inc., East Hartford, Conn.: N383s-9120, N383s-9169.
- Garrett Corp., The, Los Angeles, Calif.—Airesearch Manufacturing Co. Division: N383s-9759, N383s-10288, N383s-10516, N383s-10612, N383s-10681, N383s-10840, N383s-10979, N383s-11418, Order (33-038) 49-1170.
- General Controls Co., Glendale, Calif.: N383s-9648, N383s-12054.
- General Electric Co., Schenectady, N. Y.: NOA(s) 10160, NOA(s) 10201—Letter of Intent, NOA(s) 9817 Amendment No. 1 to Letter of Intent, NOA(s) 9951, NOA(s) 10211, N383s-8707, N383s-9429, N383s-9726, N383s-10696, N383s-11276, N383s-11308, N383s-11499, N383s-12515, N383s-13113, N383s-13466, N383s-13549, N383s-13550, Order (33-038) 48-3790, Order (33-038) 49-167, Order (33-038) 49-1163, Order (33-038) 49-436, Order (33-038) 49-1077, W33-038 ac 22449.
- General Motors Corp., Indianapolis, Ind.: NOA(s) 9349 Amendment No. 2, NOA(s) 10134, Order (33-038) 49-35.
- Allison Division: NOA(s) 9697 Amendment No. 4, W33-038 ac 22220.
- Aeroproducts Division: N383s-9878, N383s-10098, W33-038 ac 22259.
- Rochester Products Division: N383s-10211, N383s-12110, N383s-12568.
- Harrison Radio Division: N383s-11481.
- Packard Electric Division: Order (33-038) 49-231.
- AC Spark Plug Division: Order (33-038) 48-4080, Order (33-038) 49-494, W33-038 ac 21420.
- General Tire & Rubber Co., The, Akron, Ohio: ASO Order Number—10923, ASO Order Number—10923-1, Order (33-038) 48-4291, Order (33-038) 48-4355, Order (33-038) 49-71.
- Giannini, G. M. & Co., Inc., Pasadena, Calif.: W33-038 ac 21428.
- Gilfillan Bros., Inc., Los Angeles, Calif.: AF (33-038)-254.
- Gill Electric Manufacturing Corp., Red Lands, Calif.: N8sa-3367, N8sa-3368.
- Gladden Products Corp., Glendale, Calif.: N383s-9425.
- Globe Corp., Chicago, Ill.: N383s-13048.
- B. F. Goodrich Co., Akron, Ohio: N383s-8647, N383s-9136, N383s-9658, N383s-9712, N383s-9880, N383s-11047, N383s-13556, N383s-9344, N383s-9485, ASO Order Number—10924, ASO Order Number—10924-1, ASO Order Number—10924-2, ASO Order Number—10924-3, ASO Order Number—10924-4, Order (33-038) 49-13, Order (33-038) 49-374, Order (33-038) 49-1573, Order (33-038) 49-544, W33-038 ac 22208, W33-038 ac 22252, W33-038 ac 22254.
- Goodyear Aircraft Corp., Akron, Ohio: NOA(s) 10208—Letter of Intent, N383s-9699, N383s-10646, W33-038 ac 21302.
- Goodyear Tire & Rubber Co., Inc., The, Akron, Ohio: N383s-10195, N383s-10700, N383s-11347, N383s-12001, N383s-12413, N383s-12421, ASO Order Number—10925, ASO Order Number—10925-1, ASO Order Number—10925-2, ASO Order Number—10925-3, ASO Order Number—10925-4, Order (33-038) 48-3880, Order (33-038) 49-451, Order (33-038) 48-4108, Order (33-038) 49-128, Order (33-038) 49-749, Order (33-038) 49-878, Order (33-038) 49-426, Order (33-038) 49-495, Order (33-038) 49-614, W33-038 ac 21818, W33-038 ac 22008, W33-038 ac 22191.
- Graflex, Inc., Rochester, N. Y.: Order (33-038) 49-773.
- Grand Distributing Co., Detroit, Mich.: Order (33-038) 49-179.
- Green Machine Co., Inc., Manchester, Conn.: N383s-10837.
- Greer Hydraulics, Inc., Brooklyn, N. Y.: N383s-13398.
- Grimes Manufacturing Co., Urbana, Ohio: N383s-9475, Order (33-038) 49-934.
- Grumman Aircraft Engineering Corp., Bethpage, Long Island, N. Y.: NOA(s) 4946 Amendment No. 6, NOA(s) 8449 Amendment No. 19, NOA(s) 8449 Amendment No. 20, NOA(s) 8449 Amendment No. 24, NOA(s) 8449 Amendment No. 26, NOA(s) 9651, NOA(s) 4346, NOA(s) 8271, NOA(s) 8449 Amendment No. 17, NOA(s) 8663, NOA(s) 8663 Amendment No. 4, NOA(s) 9403, NOA(s) 9403 Amendment No. 2 to Letter of Intent, N383s-8524, N383s-8725, N383s-9044, N383s-9542, N383s-10053, N383s-10064, N383s-10290, N383s-10685, N383s-13159, N383s-14010.
- Hallett Manufacturing Co., Inglewood, Calif.: N383s-9565, N383s-10938.
- Hart, Fredrick & Co., Inc., Poughkeepsie, N. Y.: W33-038 ac 21864.
- Hartman Electrical Manufacturing Co., The, Mansfield, Ohio: NOA(s) 9302 Amendment No. 3 Order (33-038) 49-141, Order (33-038) 49-242, NOA(s) 9974.
- Hartzell Industries, Inc., Piqua, Ohio: Order (33-038) 48-4082, Order (33-038) 49-1041.
- Heli-Coil Corporation, Long Island, New York, N. Y.: N383s-9560.
- Henry, Paul Co., The: Order (33-038) 48-3821.
- Hetherington, Robert & Sons, Inc., Sharon Hill, Pa.: N156s-26469.
- Hickok Electrical Instrument Co., Cleveland, Ohio: N383s-8986.
- Houdaille-Hershey Corp., Buffalo, N. Y.: N383s-10838.
- Hydro-Aire, Inc., Burbank, Calif.: N383s-9702, N383s-9789, N383s-9832, N383s-10551, N383s-10697, N383s-13797.
- Hydro-Press, Inc., New York, N. Y.: W33-038 ac 21385.
- Ideal Cold Heading Co., Belleville, Mich.: W33-038 ac 22453.
- Imperial Brass Manufacturing Co., The, Chicago, Ill.: N383s-9138.
- Independent Awning & Canvas Prod. Co.: AF 33(038)-456.
- Indiana Steel Products Co., The, Chicago, Ill.: N383s-10133.
- Industrial Contractors, Inc., Trenton, N. J.: N383s-11188.
- Industrial Tool & Engineering Co., Chicago, Ill.: NOA(s) 10037.
- Instruments Corp., The, Baltimore, Md.: N383s-13817.
- International Aero Factors, Burbank, Calif.: Order (33-038) 49-1284.
- Interstate Engineering Corp., El Segundo, Calif.: N383s-9723, N383s-9864, Order (33-038) 49-513, Order (33-038) 49-1286.
- Irving Air Chute Co., Inc., Buffalo, N. Y.: N383s-10630, N383s-11619.
- Jack & Heintz Precision Industry, Inc., Cleveland, Ohio: NOA(s) 10044, N383s-12000, N383s-12055, N383s-13777, N383s-13776, N383s-13649, N156s-26523, Order (33-038) 49-900, Order (33-038) 49-428, Order (33-038) 49-487, W33-038 ac 22543, W33-038 ac 22586.
- Jackson & Heit Machine Co., Philadelphia, Pa.: N156s-26512.
- Johns-Manville Sales Corp., New York, N. Y.: W33-038 ac 22140.
- Junior Motors Co., Philadelphia, Pa.: N156s-26502.
- Kalart Co., Inc., Stamford, Conn.: Order (33-038) 49-774.
- Keck, William, Sons, Joliet, Ill.: AF 33(038)-160.
- Kell-Strom Tool Co., Inc., The, Hartford, Conn.: N383s-9086, N383s-9691, N383s-10402, N383s-12996, N383s-10682, N383s-13847.
- Kenyon Instrument Co., Inc., New York, N. Y.: N383s-9996, N383s-10039, N383s-11505.
- Kidde, Walter & Co., Inc., Belleville, N. J.: N383s-9728, N383s-10154, N383s-10189, N383s-10240, N383s-12663, N383s-13305, N383s-13413, Order (33-038) 49-7, Order (33-038) 49-187, Order (33-038) 49-1100.
- Klekhaefer Corp., Cedarburg, Wis.: N383s-12064.
- Kings Electronics Co., Brooklyn, N. Y.: Order (33-038) 48-4093.
- Kingston Products Corp., Kokomo, Ind.: Order (33-038) 48-4017.
- Koehler Aircraft Products Co., Dayton, Ohio: N383s-12139, Order (33-038) 49-107.
- Kohler Company, Kohler, Wis.: N383s-10918, N383s-11780.
- Kollmorgen Optical Corp., Brooklyn, N. Y.: NOA(s) 8309.
- Koppers Co., Inc., Baltimore, Md. (Metal Products Division): N383s-9216, Order (33-038) 49-199.
- Kraissl Co., Inc., The, Hackensack, N. J.: N383s-11447.
- Lamson & Sessions Co., The, Cleveland, Ohio: N383s-13125.
- Lavie Laboratory, Morganville, N. J.: Order (33-038) 48-4290, W33-038 ac 21665.
- Leach Relay Co., Los Angeles, Calif.: W33-038 ac 22108.
- Lear, Inc., Grand Rapids, Mich.: N383s-10289, N383s-11768, N383s-12195.
- Romeo Pump Co. Division: N383s-9383, N383s-9448, N383s-9979, Order (33-038) 49-424, W33-038 ac 22430.
- The Lewis Engineering Co., Naugatuck, Conn.: NOA(s) 9710, N383s-8991, N383s-9970, N383s-10063, N383s-10166, N383s-11401,

N383s-12399, Order (33-038)49-201, Order (33-038)49-373.
 Libby-Owens Ford Glass Co., Toledo, Ohio: Order (33-038)49-887.
 Lincoln Industries, Inc., Marion, Va.: N383s-11790, N383s-10076.
 Link Aviation, Inc., Binghamton, N. Y.: N383s-11814, N383s-12347, N383s-9109.
 Link, L. & Co., Inc., New York, N. Y.: NOa(s) 10179.
 Liquidometer Corp., The, Long Island, N. Y.: N383s-9122, N383s-9199, N383s-10498, N383s-10563, N383s-11124, N383s-12157, N383s-13540, N383s-13180, N383s-13359, Order (33-038)49-371, Order (33-038)49-372, Order (33-038)49-906, Order (33-038)49-1067, Order (33-038)49-940, W33-038 ac 22506.
 Lockheed Aircraft Corp., Burbank, Calif.: NOa(s) 8524 Amendment No. 8, NOa(s) 10169, NOa(s) 375, NOa(s) 3297, NOa(s) 5247, N383s-9961, N383s-10344, N383s-12983, N383s-13074, Order (33-038)49-318, Order (33-038)49-486, Order (33-038)49-859, Order (33-038)49-909, W33-038 ac 21663.
 Lockheed Aircraft Service, Inc., Burbank, Calif.: N383s-12980, N383s-8172.
 Lord Manufacturing Co., Erie, Pa.: N383s-10678, Order (33-038)49-90.
 Loud, H. W. Machine Works, Inc., Pomona, Calif.: N383s-11204.
 Lumber & Millwork Co. of Philadelphia, Philadelphia, Pa.: N156s-26458.
 Lyman Electronic Corp., Springfield, Mass.: N383s-9795.
 Lynn Co., Burbank, Calif.: N383s-9034, N383s-9125.
 Mac Whyte Co., Kenosha, Wis.: AF 33(038)-156.
 McCauley Corp., Dayton, Ohio: Order (33-038)48-3960.
 McCord Corp., Detroit, Mich.: N383s-10385, N383s-11498.
 McDonnell Aircraft Corp., St. Louis, Mo.: NOa(s) 9381 Amendment No. 2, NOa(s) 10260—Letter of Intent, NOa(s) 6242, NOa(s) 9768, N383s-10183.
 McGrath & Co.: Order (33-038)49-1696.
 M. B. Manufacturing Co., Inc., The, New Haven, Conn.: N383s-11502.
 Magnaflex Corp., Chicago, Ill.: N383s-9604.
 Marlin-Rockwell Corp., Jamestown, N. Y.: N383s-11207.
 Marman Products Co., Inglewood, Calif.: N383s-13255.
 Marquette Metal Prod. Co., The, Cleveland, Ohio: N383s-11676, N383s-12298, Order (33-038)49-748, Order (33-038)49-69.
 Manning, Maxwell & Moore, Inc., Bridgeport, Conn. NOa(s) 9842.
 Martin, Glenn L. Co., The, Baltimore, Md.: NOa(s) 4017 Amendment No. 81, NOa(s) 4157, N383s-9194, N383s-10420, N383s-10732, N383s-11152, W33-038 ac 21286.
 Maxson, W. L. Corp., The, New York, N. Y.—Maxson Engineering Division: W33-038 ac 21746.
 Meletron Corp., Los Angeles, Calif.: Order (33-038)49-429.
 Melpar, Inc., Alexandria, Va.: Order (33-038)48-3855.
 Mid-America Co., Inc.: Order (33-038)-49-715.
 Minneapolis Honeywell Regulator Co., Minneapolis, Minn.: Order (33-038)48-4157, AF 33(038)-212.
 Mitchell Camera Co., Glendale, Calif.: Order (33-038)48-4129.
 Mitchell Engineering Co., The, Springfield, Ohio: NOa(s) 10066.
 Monmouth Chemical Laboratory, Bradley Beach, N. J.: W33-038 ac 22293.
 Moulded Insulation Co., Philadelphia, Pa.: W33-038 ac 22016.
 National Electrical Machine Shop, Inc., Silver Spring, Md.: NOa(s) 10162.
 National Lead Co., Philadelphia, Pa.: N383s-8802.
 New York Air Brake Co., The, New York, N. Y.: N383s-10448, N383s-12526, Order (33-038)49-871.

New York Rubber Corp., New York, N. Y.: N383s-12707, N383s-12976, W33-038 ac 21711.
 New Products Manufacturing Co.: W33-038 ac 21620.
 Nichols, W. H., Co., Waltham, Mass.: Order (33-038)49-874.
 Niles-Bement-Pond Co., West Hartford, Conn.—Chandler-Evans Division: N383s-9693, N383s-9766, N383s-10368, Order (33-038)49-546.
 Nilsson Electrical Laboratory, Inc., New York, N. Y.: Order (33-038)48-4094.
 North American Aviation Inc., Los Angeles, Calif.: NOa(s) 9773 Amendment Number 1, N383s-9213, N383s-9806, N383s-10324, N383s-10792, W33-038 ac 22173.
 Northrop Aircraft, Inc., Hawthorne, Calif.: W33-038 ac 21721.
 Northwestern University, Evanston, Ill.: NOa(s) 8251.
 Ohio Chemical & Manufacturing Co., The, Cleveland, Ohio.: N383s-14018.
 Oro Mfg. Co.: W33-038 ac 22536.
 Orthon Corp., The, Paterson, N. J.: NOa(s) 10181.
 Ostlund Tool & Die Co., The, Hartford, Conn.: N383s-10820.
 Pacific Airmotive Corp., Linden, N. J.: N383s-12563, N383s-13574, N220s-47826A.
 Parker Appliance Co., The, Cleveland, Ohio.: N383s-9586, N383s-9833, N383s-9947, N383s-11795, N383s-12301, Order (33-038)49-448, Order (33-038)49-911, Order (33-038)49-929, W33-038 ac 21994, W33-038 ac 22269, W33-038 ac 22294, W33-038 ac 22515.
 Patton Co., Inc.: W33-038 ac 21742.
 Patton Manufacturing Co., Inc., Springfield, Ohio: N383s-9200.
 Phaestron Co., S. Pasadena, Calif.: Order (33-038)49-327.
 Philadelphia Asbestos Co., Philadelphia, Pa.: N383s-8758.
 Philco Corp., Philadelphia, Pa.: NOa(s) 8913 Amendment No. 14, NOa(s) 9233 Amendment No. 1, NOa(s) 9406.
 Phillips Control Corp., Joliet, Ill.: N156s-26463.
 Photostatic Corp., Providence, R. I.: Order (33-038)48-4363.
 Piasecki Corp., Morton, Pa.: NOa(s) 8385 Amendment No. 11.
 Piasecki Helicopter Corp., Morton, Pa.: NOa(s) 9033 Amendment No. 4, NOa(s) 9111 Amendment No. 4, NOa(s) 9111 Amendment No. 5, NOa(s) 9978—Letter of Intent, N383s-10016, N383s-12002.
 Pioneer Parachute Co., Inc., Manchester, Conn.: W33-038 ac 21371.
 Piqua Engineering, Inc., Piqua, Ohio: W33-038 ac 21865.
 Press Wireless Manufacturing Co., Inc., Hicksville, Long Island, N. Y.: W33-038 ac 21277.
 Presto Recording Corp., New York, N. Y.: NOa(s) 7090.
 Purolator Products, Inc., Los Angeles, Calif.: N383s-10024, N383s-10391, N383s-10424, N383s-10162, N383s-13687.
 Radio Corp. of America, Camden, N. J.—Victor Division: N383s-13139.
 Radio Inventions, Inc., New York, N. Y.: NOa(s) 10049.
 Radio Plane Co., Van Nuys, Calif.: N383s-12878.
 Ram Meter Service, Ferndale, Mich.: AF 33(038)-285.
 Raytheon Manufacturing Co., Waltham, Mass.: NOa(s) 9531 Amendment Number 1, NOa(s) 10120—Letter of Intent.
 Reaction Motors, Inc., Dover, N. J.: NOa(s) 9981, NOa(s) 8531, NOa(s) 9634, N383s-13770.
 Realty & Industrial Corp.: Order (33-038)-49-68, Order (33-038)49-618.
 Reed & Prince Manufacturing Co., Worcester, Mass.: N383s-11683, W33-038 ac 22452.
 Reliance Machine & Manufacturing Co., Inc., New York, N. Y.: N383s-12391.
 Republic Aviation Corp., Farmingdale, Long Island, N. Y.: Order (33-038)48-3913, W33-038 ac 22053.

Revere Corp. of America, Wallingford, Conn.: N383s-11764.
 Reynolds Metals Co., Richmond, Va.: W33-038 ac 21749, W33-038 ac 21750, W33-038 ac 21751.
 Riverside Screw Products, Miamisburg, Ohio: AF 33(038)-153.
 Robinson Aviation, Inc., Teterboro, N. J.—Vibrasac Division: W33-038 ac 22448.
 Rosen, Raymond & Co., Philadelphia, Pa.: Order (33-038)49-3965, Order (33-038)49-4328.
 Rudy, John B., Co.: W33-038 ac 22444.
 Ryan Aeronautical Co., San Diego, Calif.: NOa(s) 10035.
 Sailor's Aircraft Service, Inc., Jamaica, Long Island, N. Y.: N383s-12779.
 Sangamo Electric Co., Springfield, Ill.: AF 33(038)-261.
 Sarbacker, Robert I. & Associates, Atlanta, Ga.: Order (33-038)48-4396.
 Saval, Inc., Los Angeles, Calif.: N383s-9037, N383s-10363, N383s-13041, N383s-9693.
 Schenuit, Frank G. Rubber Co., The, Baltimore, Md.: ASO Order Number—10926, ASO Order Number—10926-3, ASO Order Number—2098, ASO Order Number—2098-8.
 Schwien, L. N., Engineering Co., Los Angeles, Calif.: N383s-9025.
 Scovill Mfg. Co., Inc., Waterbury, Conn.: Order (33-038)49-556.
 Self Winding Clock Co., Inc., New York, N. Y.: NOa(s) 10124.
 Sentinel Aircraft, Inc., Ann Arbor, Mich.: N383s-10486.
 Servo Corporation of America, Lindenhurst, Long Island, N. Y.: NOa(s) 8906.
 Sharp & Flynn, Inc., Philadelphia, Pa.: N383s-13752.
 Sheffield Corp., Dayton 1, Ohio: W33-038 ac 21798.
 Simmonds Aerocessories, Inc., Long Island City, N. Y.: NOa(s) 9963, N383s-9763, N383s-10410, N383s-10649, N383s-13688, W33-038 ac 22429, W33-038 ac 22465.
 Smoot-Holman Co., Inglewood, Calif.: N383s-10365.
 Soderberg Manufacturing Co., Pasadena, Calif.: N383s-9735.
 Solar Aircraft Co., San Diego, Calif.: NOa(s) 10023—Letter of Intent.
 Sorenson & Co., Inc., Stamford, Conn.: Order (33-038)49-377.
 Special Products Co., Silver Spring, Md.: Order (33-038)49-770.
 Spencer Thermostat Co., Attleboro, Mass.: W33-038 ac 22101, W33-038 ac 22304.
 Sperry Corp., The, Great Neck, Long Island, N. Y.: NOa(s) 9407 Amendment No. 5, NOa(s) 10011, N383s-10987, N383s-12851.
 Sperry Gyroscope Co. Division: N383s-9742.
 Sprich Tool & Manufacturing Co., Buffalo, N. Y.: Order (33-038)49-38.
 Square D Co., Elmhurst, Long Island, N. Y.—Kollman Instrument Division: NOa(s) 10020, NOa(s) 10022, N383s-10791, N383s-10839, N383s-12143, N383s-12175, N383s-12304, N383s-12417, N383s-8843, Order (33-038)49-243, Order (33-038)49-70, Order (33-038)49-256, Order (33-038)49-536, Order (33-038)49-882, W33-038 ac 22290, W33-038 ac 22466, W33-038 ac 22570, W33-038 ac 22599.
 Stalker Development Co., Bay City, Mich.: NOa(s) 10043.
 Standard Electrical Products Co., Dayton, Ohio: Order (33-038)553.
 Standard-Thomson Corp., Dayton, Ohio: N383s-9727, N383s-9868, N383s-12311, Clifford Division: N383s-11147, N383s-9346.
 Steel Products Engineering Co., The, Springfield, Ohio: W33-038 ac 21715.
 Stewart-Warner Corp., Indianapolis, Ind.: NOa(s) 9915, N383s-12275, Order (33-038)49-398.
 Super Electric Prod. Corp., Jersey City, N. J.: W33-038 ac 21802.
 Surface Combustion Corp., Toledo, Ohio: N383s-11049, N383s-9989, N383s-13578, Order (33-038)48-4214, Order (33-038)49-483.

Switlik Parachute Co., Inc., Trenton, N. J.: N383s-11524, N383s-13627, W33-038 ac 22551, AF 33(038)213.

Technicraft Corp., Kansas City, Mo.: Order (33-038)49-207.

Taylor, Thomas & Sons, Inc., Hudson, Mass.: N156s-26554.

Technical Associates, Glendale, Calif.: NOa(s) 9952.

Teleflex, Inc., Philadelphia, Pa.: N383s-10075, N383s-10497, N383s-10104, N383s-12075, N383s-12975, N383s-9028.

Texas Engineering & Manufacturing Co., Dallas, Tex.: Order (33-038)49-433.

Thermo Electric Co., Fair Lawn, N. J.: Order (33-038)49-400.

Thompson Products, Inc., Cleveland, Ohio: N383s-9713, N383s-9865, N383s-10786, N383s-11229, N383s-12111, N383s-13377, N383s-13641, N383s-13734, N383s-13284, Order (33-038)49-461, Order (33-038)49-512, W33-038 ac 22447.

Tinnerman Products, Inc., Cleveland, Ohio: Order (33-038)48-4102.

Titeflex, Inc., Newark, N. J.: N383s-10974, N383s-12173, N383s-12401, Order (33-038)49-277, Order (33-038)49-696.

Torrington Manufacturing Co., The Torrington, Conn.—Air Impelled Division: Order (33-038)49-230.

Trimount Instrument Co., Chicago, Ill.: N383s-10524.

Unelte Co., The, Newtonville, Mass.: Order (33-038)49-168.

United Aircraft Corp., East Hartford, Conn.—

Pratt & Whitney Aircraft Division: NOa(s) 7180 Amendment No. 5, NOa(s) 6027, NOa(s) 8333 Amendment No. 28, NOa(s) 9801, N383s-3425, N383s-3351, N383s-3351-111, N383s-3351-112, N383s-3351-114, N383s-3351-115, N383s-3351-116, N383s-3351-117, N383s-3351-123, N383s-3351-126, N383s-3351-128, N383s-3351-129, N383s-3351-130, N383s-3351-134, N383s-3351-139, N383s-3351-142, N383s-3351-145, N383s-3351-146, N383s-3351-147, N383s-3351-148, N383s-3351-150, N383s-3351-151, N383s-3351-152, N383s-3351-153, N383s-3351-154, N383s-3351-155, N383s-3351-157, N383s-3351-159, N383s-3351-161, N383s-3351-164, N383s-3351-166, N383s-3351-167, N383s-3351-169, N383s-3351-170, N383s-3351-171, N383s-3351-172, N383s-3351-174, N383s-3351-176, N383s-3351-177, N383s-3351-178, N383s-3351-181, N383s-3351-182, N383s-3351-183, N383s-3351-184, N383s-3351-185, N383s-3351-187, N383s-3351-188, N383s-3351-190.

Hamilton Standard Propellers Division: NOa(s) 10142, NOa(s) 5446, NOa(s) 8672 Amendment No. 19, NOa(s) 9958, N383s-3309, N383s-3309-24, N383s-3309-26, N383s-3309-28, N383s-3309-31, N383s-3309-32, N383s-3309-33, N383s-3309-34, N383s-3309-35, N383s-3309-38.

Chance Vought Division: NOa(s) 2720, NOa(s) 9937, N383s-9201, N383s-9313, N383s-10632, N383s-11126, N383s-11942, N383s-11996, N383s-12317.

Sikorsky Aircraft Division: N383s-9108, N383s-8973, N383s-9129, N383s-9473, Order (33-038)49-537.

United Aircraft Products, Inc., Dayton, Ohio: N383s-8556, N383s-9869, N383s-10803, N383s-13774, N383s-9349, N383s-9351.

United States Plywood Corp., New York, N. Y.: N383s-11789.

United States Rubber Co., New York, N. Y.: ASO Order Number 10927, ASO Order Number 10927-1, ASO Order Number 10927-2, ASO Order Number 10927-3, ASO Order Number 10927-4, ASO Order Number 10927-5, ASO Order Number 46107, ASO Order Number 46107-96, W33-038 ac 22124.

Universal Fabricating Co., Los Angeles, Calif.: N383s-11639, N383s-11640.

V & S Engineering Co., Chicago, Ill.: NOa(s) 9679.

Vickers, Inc., Detroit, Mich.: N383s-8757, N383s-9131, N383s-9132, N383s-9135, N383s-9695, N383s-9707, N383s-9805, N383s-10318,

N383s-10341, N383s-10689, N383s-10797, N383s-11080, N383s-11284, N383s-12398, N383s-12791, N383s-11836, N383s-9038, N383s-10362, N383s-11197.

Virginia Plak Co., New York, N. Y.: N383s-9127.

Wagner Electric Corp., St. Louis, Mo.: Order (33-038)48-4172.

Warner Aircraft Corp., The, Detroit, Mich.: N383s-10478, N383s-11993.

Warren McArthur Corp., Torrington, Conn.: N383s-8644, N383s-8863, W33-038 ac 22504.

Weatherhead Co., The, Cleveland, Ohio: N383s-11012, N383s-11342, Order (33-038)48-3831.

Weldon Tool Co., The, Cleveland, Ohio: N383s-9746, Order (33-038)48-3813, Order (33-038)49-971.

Western Electric Co., Inc., Newark, N. J.: Order (33-038)49-9, W33-038 ac 22231.

Westinghouse Electric Corp., Pittsburgh, Pa.: NOa(s) 9433 Amendment No. 5, NOa(s) 10102, NOa(s) 10247—Letter of Intent, NOa(s) 1073, NOa(s) 9670, NOa(s) 8814, N383s-8587, N383s-10718, N383s-3381—Letter of Intent, N383s-3381-11, N383s-3381-12, N383s-3381-13, N383s-3381-14, N383s-3381-18, N383s-3381-19, N383s-3381-20, N383s-3381-21, N383s-3381-22, N383s-3381-24, N383s-3381-25, N383s-3381-26, N383s-3381-27, N383s-3381-28, N383s-3381-30, N383s-3381-31, N383s-3381-32, N383s-3381-33, N383s-3381-34, N383s-3381-35, N383s-3381-36, N383s-3381-37, N383s-3381-38, Order (33-038)49-84, NOa(s) 2930, NOa(s) 3308, NOa(s) 3962.

Weston Electrical Instrument Corp., Newark, N. J.: NOa(s) 10150, Order (33-038)48-4026, Order (33-038)48-4265, Order (33-038)49-581, Order (33-038)49-462, Order (33-038)49-543, Order (33-038)49-698, W33-038 ac 22491.

Weston Hydraulics, Ltd., North Hollywood, Calif.: N383s-9879, N383s-10389, N383s-10508, N383s-10548, N383s-10692, N383s-12876, N383s-13516, N383s-13464.

Wheelock Instruments Co., Chicago, Ill.: N383s-9867.

White S. S. Dental Manufacturing Co., The, Philadelphia, Pa.: N383s-9341.

White-Rodgers Electric Co., St. Louis, Mo.: N383s-11198.

White Tuning Corp., New York, N. Y.: Order (33-038)49-203.

Whittaker, Wm. R., Co., Ltd., Los Angeles, Calif.: N383s-9730, N383s-9870, N383s-12687, N383s-13188, N383s-13569, Order (33-038)49-870.

Wickes Engineering & Construction Co., Camden, N. J.: W33-038 ac 21384.

Wiggins, E. B., Oil Tool Co., Inc., Los Angeles, Calif.: N383s-9590, Order (33-038)49-973, Order (33-038)49-612.

Willard Storage Battery Co., Cleveland, Ohio: N8sa-4931.

Willis & Geigher, Inc., New York, N. Y.: N383s-12706.

Wilmer Machine Works, Baltimore, Md.: N383s-12516.

Winslow Company, Inc., The, Newark, N. J.: N383s-9704, N383s-10317, N383s-11782, Order (33-038)48-4287.

Wood Electric Co., Newburyport, Mass.: W33-038 ac 22099, AF 33(038)141.

CONTRACTS CONTAINING THE RENEGOTIATION CLAUSE ENTERED INTO BY THE DEPARTMENT OF THE ARMY FROM MAY 21, 1948 THROUGH DECEMBER 31, 1948

SURGEON GENERAL, LOUISVILLE MEDICAL DEPOT

Bemis Bros. Bag Co., Louisville, Ky.: Number 48-321.

Brown Lumber Co., Louisville 8, Ky.: Number 49-265.

Cody, Lawrence, Louisville, Ky.: Number 48-330.

Distler, G. W. & Sons, Louisville, Ky.: Number 48-317.

Griffin Manufacturing Co., Erie, Pa.: Number 49-201.

Hager, C. & Sons Hinge Manufacturing Co., St. Louis 4, Mo.: Number 49-200.

Pilling, Geo. P. & Son Co., Philadelphia 4, Pa.: Number 49-157.

SURGEON GENERAL, ST. LOUIS MEDICAL DEPOT

American Cystoscope Makers, Inc., New York 59, N. Y.: SL-384.

American Sterilizer Co., Erie, Pa.: SL-1364, SL-1382.

Ames Iron Works, Oswego, New York: SL-733.

Bausch & Lomb Optical Co., Rochester 2, New York: SL-1210.

Coleman Instruments, Inc., Maywood, Ill.: SL-549.

Eureka X-ray Tube Corp., Chicago 41, Ill.: SL-1243, SL-1244, SL-1390.

Fischer, H. G. & Co., Franklin Park, Ill.: SL-1037.

General Electric X-Ray Corp., St. Louis 3, Mo.: SL-2683, SL-196, SL-202, SL-254, SL-443, SL-786.

General Electric X-Ray Corp., Milwaukee 14, Wis.: SL-533, SL-537, SL-539, SL-542, SL-595, SL-900, SL-1016, SL-1017, SL-1174, SL-1279, SL-1322.

Gomco Surgical Manufacturing Corp., Buffalo 11, N. Y.: SL-440.

Hanovia Chemical & Manufacturing Co., Newark, N. J.: SL-1360.

Kelley Koett Manufacturing Co., Covington, Ky.: SL-2852, SL-583, SL-683, SL-939, SL-1010.

Machlett Laboratories, Inc., Springdale, Conn.: SL-61, SL-221, SL-297, SL-315, SL-344, SL-464, SL-465, SL-488, SL-530, SL-541, SL-553, SL-563, SL-624, SL-626, SL-680, SL-780, SL-931, SL-933, SL-1310, SL-1018.

Malco Phone Co., St. Louis 1, Mo.: SL-1194.

North American Phillips Co., Inc., Mount Vernon, N. Y.: SL-810, SL-857.

Ohio Chemical & Manufacturing Co., Madison 3, Wis.: SL-743.

Picker X-Ray Corp., St. Louis 8, Mo.: SL-2806, SL-112, SL-178, SL-270, SL-360, SL-412, SL-421, SL-426, SL-480, SL-512, SL-529, SL-574, SL-719, SL-770, SL-1102, SL-1422, SL-1443, SL-949.

Picker X-Ray Corp., Cleveland, Ohio: SL-1040.

Picker X-Ray Corp., New York 10, N. Y.: SL-1604.

Ritter Co., Inc., Rochester 3, N. Y.: SL-2815, SL-329, SL-889, SL-1620.

Sanborn Co., Cambridge 39, Mass.: SL-224 SL-602.

Sklar, J. Manufacturing Co., Long Island City, N. Y.: SL-214.

Weber Dental Manufacturing Co., The, Canton 5, Ohio: SL-1259.

Westinghouse Electrical Corp., St. Louis 1, Mo.: SL-571, SL-581, SL-984, SL-1098, SL-1157, SL-1199, SL-1247, X-Ray Division: SL-389, SL-714, SL-744, SL-1437.

X-Ray Manufacturing Corp. of America, New York 12, N. Y.: SL-1321, SL-1377.

TRANSPORTATION CORPS

Archer-Daniels-Midland Co., Minneapolis 2, Minn.: W 36-022 tc-4705.

Baldt Anchor, Chain, Chester, Pa.: W 36-022 tc-4702.

California Wire Cloth Corp., Oakland, Calif.: W 36-022 tc-4698.

Ferguson, F. & Son, Hoboken, N. J.: W 36-022 tc-4701 (Changed to MP 226-49).

General Electric Co., Philadelphia 2, Pa.: W 36-022 tc-4699.

General Motors Corp.—

Cleveland Diesel Engine Division, Cleveland, Ohio: W 36-022 tc-4693, W 36-022 tc-4694, W 36-022 tc-4695, W 36-022 tc-4696.

Harrison Radiator Division, Lockport, N. Y.: W 36-022 tc-4691.

International Business Machine, York, Pa.: W 36-022 tc-4692.

Marine Chain & Anchor Corp., New York 17, N. Y.: W 36-022 tc-4703.

Upson Walton Co., The, Cleveland, Ohio:
W 36-022 to-4697.

Van Karmar Chemical Arms Co., New York,
N. Y.: W 36-022 to-4700.

[F. R. Doc. 49-3798; Filed, May 11, 1949;
8:49 a. m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

NEVADA

SMALL TRACT CLASSIFICATION ORDER 23; CORRECTION

APRIL 27, 1949.

In Federal Register Document 49-2902, appearing on Page 1828 of the issue of Friday, April 15, 1949 (Vol. 14, No. 72), the 3d line of Section 6 of the original document is corrected to read 330 feet by 330 feet, instead of 165 feet by 330 feet.

L. T. HOFFMAN,
Regional Administrator.

[F. R. Doc. 49-3790; Filed, May 11, 1949;
8:48 a. m.]

DEPARTMENT OF AGRICULTURE

Bureau of Entomology and Plant Quarantine

ORGANIZATIONAL STATEMENT

Pursuant to authority vested in me by law (R. S. 161, 5 U. S. C. 22) the organizational statement of the Bureau of Entomology and Plant Quarantine, Agricultural Research Administration (formerly 7 CFR, Part 2406), is amended in the following respects:

1. The central and field organization of the Bureau (formerly § 2406.1 (a)) is amended to read as follows:

(a) *Central and field organization.* The Chief of the Bureau, aided by an associate chief and four assistant chiefs, has general administrative supervision and control over all of the work of the Bureau, which (1) conducts research and disseminates information concerning the utilization of beneficial insects, the means of eradicating and controlling noxious and injurious insects, in order to prevent injury and annoyance to man, and to eliminate the damage and destruction of food, fiber, products, materials, and other possessions; (2) takes steps to eradicate, control, and prevent the spread of insect pests and diseases in plants; (3) administers plant quarantines and regulatory orders issued by the Secretary of Agriculture to prevent the entry and spread of insect pests and plant diseases; and (4) upon request inspects and certifies plants and plant products offered for export to meet the sanitary requirements of the receiving country. The foregoing work is conducted in accordance with the following statutes: 5 U. S. C. 511; 7 U. S. C. 141-149; 7 U. S. C. 151-167; 7 U. S. C. 281-283; 16 U. S. C. 581-581i; 16 U. S. C. 594a; and 16 U. S. C. 594-1 to 594-5. The work is conducted through 24 separate divisions, each headed by a leader.

2. Paragraphs (5), (16), (17) and (18) of the divisional and field organization of the Bureau (formerly § 2406.1 (b) (5),

(16), (17) and (18)) are amended to read as follows:

(5) Division of Fruit Insect Investigations, with headquarters in Washington, D. C., conducts research on insects affecting fruits, nuts, and grapes, including the Japanese beetle, the pear psylla, and Hall's scale. The field project for the eradication of Hall's scale has headquarters at Chico, California.

(16) Division of Domestic Plant Quarantines, with headquarters at Washington, D. C., controls and suppresses certain plant diseases and insect pests, including enforcement of Federal quarantines or State quarantines in cooperation with States; administers the Terminal Inspection Act (7 U. S. C. 166); and is responsible for inspections in transit of products regulated by plant quarantines. The field headquarters for certain specific control activities are located as follows: Phony Peach and Peach Mosaic Control, Federal Building, San Antonio, Texas; Sweet Potato Weevil Control, Bureau of Entomology and Plant Quarantine Building, 25th Avenue, City Limits, Gulfport, Mississippi; and White-Fringed Beetle Control, Gulfport, Mississippi, and Macon, Georgia.

(17) Division of Plant Disease Control, with headquarters at Washington, D. C., is responsible for planning technical leadership, surveys, and the coordination of Federal and cooperative activities to control White Pine Blister Rust (16 U. S. C. 594a) and Black Stem Rust of small grains, including cooperation with Federal land-managing agencies and cooperation with States in work done on state and privately owned lands. Field headquarters for operations on White Pine Blister Rust are located at Cambridge, Massachusetts, Harrisonburg, Virginia, Milwaukee, Wisconsin, Spokane, Washington, and Berkeley, California. Field headquarters for operations on Black Stem Rust are located at Minneapolis, Minnesota.

(18) Division of Japanese Beetle Control, with headquarters at East Orange, New Jersey, is responsible for control operations directed against the Japanese beetle and Dutch elm disease and enforces Federal and, in cooperation with the States, State quarantines on the Japanese beetle and Gypsy and Brown-Tail Moths.

3. Paragraph (24) of the divisional and field organization of the Bureau (formerly § 2406.1 (b) (24)) is hereby redesignated as paragraph (25), and the following new paragraph (24) is hereby added:

(24) Division of Golden Nematode Control, with headquarters at Hicksville, New York, is responsible for planning technical leadership, surveys, and the coordination of federal, State of New York, and local cooperative activities to control the golden nematode.

4. The functions and procedures of the Bureau relating to plant quarantine orders affecting Puerto Rico and Hawaii (formerly § 2406.24) are amended to read as follows:

Plant quarantine orders affecting Puerto Rico and Hawaii. The Bureau administers the provisions of certain quarantines governing the movement of

plants, plant products, and other materials from Puerto Rico and Hawaii to the mainland, issued pursuant to statute (7 U. S. C. 151-167). The quarantine notices prescribe the procedure to be followed (7 CFR, 301.13, 301.16, 301.30, 301.32, 301.47, 301.60 and 301.75).

5. The functions and procedures of the Bureau relating to importations of honey bees (formerly § 2406.29) are amended to read as follows:

Importation of honey bees. Importations of honey bees are prohibited by statute (7 U. S. C. 281-282), except by the United States Department of Agriculture for experimental or scientific purposes, or, under regulations prescribed by the Secretary of the Treasury and the Secretary of Agriculture, from countries determined by the Secretary of Agriculture as free from dangerous adult honey bee diseases. The Bureau administers this statute and the regulations issued by the Secretaries pursuant thereto (7 CFR, Part 322).

Done at Washington, D. C., this 6th day of May 1949.

[SEAL]

A. J. LOVELAND,
Acting Secretary of Agriculture.

[F. R. Doc. 49-3789; Filed, May 11, 1949;
8:47 a. m.]

DEPARTMENT OF LABOR

Wage and Hour Division

LEARNER EMPLOYMENT CERTIFICATES

NOTICE OF ISSUANCE TO DESIGNATED INDUSTRY

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that a special certificate authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the act has been issued to the firm hereinafter mentioned under section 14 of the act, Part 522 of the regulations issued thereunder (August 16, 1940, 5 F. R. 2862, and as amended June 25, 1942, 7 F. R. 4725), and the determinations, orders and/or regulations hereinafter mentioned. The name and address of the firm to which the certificate was issued, industry, products, number of learners, learner occupations, wage rates, learning periods, and effective and expiration date of the certificate is as follows:

Regulations, Part 522—Regulations Applicable to the Employment of Learners.

Guayama Printing Shop, Guayama, Puerto Rico; to employ 3 learners in the printing industry, as follows: 1 learner in the occupation of typesetter at not less than 16 cents an hour for the first 690 hours, not less than 21 cents an hour for the second 690 hours, and not less than 26 cents an hour for the third 690 hours; and 2 learners in the occupation of pressman at not less than 16 cents an hour for the first 460 hours, not less than 21 cents an hour for the second 460 hours, and not less than 26 cents an hour for the third 460 hours. This certificate is effective March 4, 1949, and expires March 3, 1950.

The employment of learners under this certificate is limited to the terms and conditions therein contained and is subject to the provisions of the applicable determinations, orders and/or regulations cited above. This certificate has been issued upon the employer's representations that experienced workers for the learner occupations are not available for employment and that they are actually in need of learners at subminimum rates in order to prevent curtailment of opportunities for employment. The certificate may be cancelled in the manner provided in the regulations and as indicated in the certificate. Any person aggrieved by the issuance of this certificate may seek a review or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of regulations, Part 522.

Signed at Washington, D. C., this 5th day of May 1949.

VERL E. ROBERTS,
*Authorized Representative
of the Administrator.*

[F. R. Doc. 49-3778; Filed, May 11, 1949;
8:45 a. m.]

LEARNER EMPLOYMENT CERTIFICATES

NOTICE OF ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wages lower than the minimum rate applicable under section 6 of the act are issued under section 14 thereof and § 522.5 (b) of the regulations issued thereunder (August 16, 1940, 5 F. R. 2862) to the employers listed below effective as of the date specified in each listed item below.

The employment of learners under these certificates is limited to the terms and conditions as designated opposite the employer's name. These certificates are issued upon the employers' representations that they are actually in need of learners at subminimum rates in order to prevent curtailment of opportunities for employment. The certificates may be cancelled in the manner provided for in the regulations and as indicated on the certificates. Any person aggrieved by the issuance of the certificates may seek a review or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of Regulations, Part 522.

Name and address of firm, industry, learner occupations, number of learners, learning period, learner wage, effective and expiration date.

Southwestern Junior College, Keene, Texas: College Press; six (6) learners in the occupations of composition, press and bindery for a learning period of 1,000 hours at 30 cents per hour for the first 500 hours and 35 cents per hour for the remaining 500 hours. College Chenille; twelve (12) learners in the occupation of sewing machine operating for a learning period of 600 hours at 30 cents per hour for the first 400 hours and 35 cents per

hour for the remaining 200 hours. College Mill; seventy-five (75) learners in the occupation of millman, assembler and related operations for a learning period of 480 hours at 30 cents per hour for the first 300 hours and 35 cents per hour for the remaining 180 hours.

This certificate is effective May 2, 1949, and expires May 1, 1950.

Signed at Washington, D. C., this 5th day of May 1949.

VERL E. ROBERTS,
*Authorized Representative
of the Administrator.*

[F. R. Doc. 49-3779; Filed, May 11, 1949;
8:46 a. m.]

FEDERAL POWER COMMISSION

[Project No. 2021]

PLACER COUNTY, CALIF.

NOTICE OF APPLICATION FOR PRELIMINARY PERMIT

May 6, 1949.

Public notice is hereby given that County of Placer, California, has made application under the Federal Power Act (16 U. S. C. 791a-825r) for preliminary permit for a period of 18 months for proposed water power Project No. 2021 to be located on the North Fork of American River in Placer County, California. The proposed project would utilize for power purposes water from the existing North Fork Debris Dam and Reservoir, a project authorized for construction under the direction of the Secretary of War by the act of August 30, 1935, 49 Stat. 1038, and would consist of a power plant with appurtenant facilities immediately below the dam.

A preliminary permit, if issued, shall be for the sole purpose of maintaining priority of application for a license under the Federal Power Act to enable the applicant herein to make examinations and surveys, to prepare maps, plans, and estimates, and to make financial arrangements required for filing an application for license under the act. A preliminary permit, if issued, will not authorize construction of the proposed project.

Any protest against the approval of this application or request for hearing thereon, with the reasons for such protest or request, and the name and address of the party or parties so protesting or requesting, should be submitted on or before June 16, 1949, to the Federal Power Commission, Washington 25, D. C.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 49-3786; Filed, May 11, 1949;
8:47 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 70-2043]

IOWA POWER AND LIGHT CO.

ORDER GRANTING AND PERMITTING APPLICATION-DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission held at its

office in the city of Washington, D. C., on the 6th day of May A. D. 1949.

Iowa Power and Light Company ("Iowa"), a public utility subsidiary of Continental Gas and Electric Corporation, a registered holding company subsidiary of United Light and Railways Company, a registered holding company, having filed an application-declaration and amendments thereto, pursuant to the Public Utility Holding Company Act of 1935 and the rules and regulations promulgated thereunder, with respect to the acquisition by Iowa for a cash consideration of \$3,430,000, subject to closing adjustments, of all of the outstanding securities of Western Iowa Power Company ("Western"), a nonaffiliate, and through the concurrent liquidation of Western, the acquisition of all of its assets; and

Applicant-declarant having requested acceleration of the effective date of the Commission's order herein; and

A public hearing having been held, after appropriate notice, with respect to said application-declaration, as amended, and the Commission having considered the record and having filed its findings and opinion herein:

It is ordered, That the application-declaration, as amended, be, and it hereby is, granted and permitted to become effective forthwith, subject, however, to the terms and conditions prescribed in Rule U-24 and subject to the reservation of jurisdiction contained in the Commission's order of August 5, 1941, with respect to the section 11 (b) (1) issues affecting the United Light and Railways Company system.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 49-3780; Filed, May 11, 1949;
8:46 a. m.]

[File No. 70-2068]

PORTLAND GAS & COKE CO.

SUPPLEMENTAL ORDER PERMITTING AN EXTENSION OF NOTES

At a regular session of the Securities and Exchange Commission held at its office in the city of Washington, D. C., on the 6th day of May A. D. 1949.

Portland Gas & Coke Company ("Portland"), a subsidiary of American Power & Light Company, a registered holding company subsidiary of Electric Bond and Share Company, also a registered holding company, having on February 21, 1949, filed an application pursuant to section 6 (b) of the Public Utility Holding Company Act of 1935 with respect to the proposed sale of \$3,500,000 principal amount of 25-year First Mortgage Bonds and having requested that the issue and sale thereof be exempted from the competitive bidding requirements of Rule U-50; and Portland having proposed that a part of the proceeds from the proposed bond issue be used to pay \$2,000,000 of 4% notes held by Mellon National Bank and Trust Company, maturing on May 12, 1949; and

The Commission having on March 23, 1949, granted and requested exemption

from competitive bidding and having reserved jurisdiction over all other aspects of the proposed issue and sale; and

Portland having on May 4, 1949, filed an amendment to its application stating that it will not be able to complete the sale of its bonds prior to the maturity of the \$2,000,000 principal amount of notes and that the company and Mellon National Bank and Trust Company have agreed that such notes be extended to July 12, 1949, such amendment setting forth that the proposed extension of the notes as above recited will be expressly authorized by the Public Utilities Commissioner of the State of Oregon, the State in which Portland is organized and doing business, and by the Washington Public Service Commission; and

The Commission finding that if such express authorization is given Portland will be entitled to the exemption provided by the third sentence of section 6 (b), and finding it unnecessary to impose terms and conditions other than those prescribed by Rule U-24 and the condition that this Commission's consent to the requested extension is contingent upon appropriate State Commission authorizations having been secured:

It is ordered, That Portland be, and it hereby is, permitted to execute an extension of the \$2,000,000 principal amount of 4% notes held by Mellon National Bank and Trust Company from May 12, 1949, to July 12, 1949, subject to the condition that it obtain the express authorizations of the Oregon Commissioner of Public Utilities and of the Washington Public Service Commission, and subject also to the terms and conditions prescribed by Rule U-24.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 49-3781; Filed, May 11, 1949;
8:46 a. m.]

[File No. 70-2097]

THE KANSAS POWER AND LIGHT CO.

SUPPLEMENTAL ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE AND RELEASING JURISDICTION

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 5th day of May 1949.

The Kansas Power and Light Company ("Kansas Power"), a subsidiary of North American Light & Power Company and the North American Company, both registered holding companies, having filed a declaration, and amendments thereto, pursuant to section 7 of the Public Utility Holding Company Act of 1935 ("act"), regarding the proposed issue and sale of \$10,000,000 principal amount of its First Mortgage Bonds, ---% Series, due 1979 ("New Bonds"), pursuant to the competitive bidding requirements of Rule U-50 promulgated under said act; and

The Commission having issued an order dated April 14, 1949, permitting the declaration, as amended, to become effective, subject to the conditions (a) that

the proposed issue and sale of the New Bonds shall not be consummated until the results of competitive bidding have been supplied by a further amendment and a further order shall have been entered in connection therewith, and (b) that jurisdiction be reserved with respect to fees and expenses of company counsel, accountants and engineers, and independent counsel for the underwriters; and

Kansas Power having on May 4, 1949, filed a further amendment to its declaration, as amended, setting forth the action taken by it to comply with the requirements of Rule U-50, and stating that pursuant to the invitation for competitive bids, the following bids were received:

Bidding group headed by—	Coupon rate	Price to company ¹	Cost to company
	Percent	Percent	Percent
The First Boston Corp.	2%	100.82	2.83424
Glore, Forgan & Co.	2%	100.625	2.84389
Halsey, Stuart & Co., Inc. .	2%	100.6077	2.84475
Harriman Ripley & Co., Inc.	2%	100.471	2.85154
Blyth & Co., Inc.	2%	100.419	2.85412
White, Weld & Co.	2%	100.3475	2.85768
Equitable Securities Corp. .	2%	100.0991	2.87005

¹ Plus accrued interest from Apr. 1, 1949, to date of delivery and payment for the New Bonds.

Said amendment having further set forth that Kansas Power has accepted the bid of the first Boston Corporation, as shown above, for the purchase of said New Bonds and that said New Bonds will be offered for sale to the public at a price of 101.50% of the principal amount thereof, plus accrued interest from April 1, 1949 to date of delivery, resulting in an underwriters' spread equal to 0.68% of the principal amount of the New Bonds; and

The record having been completed with respect to the payment of fees and expenses for services rendered in connection with the proposed transaction as follows: Doran, Kline, Cosgrove, Jeffrey & Russell, counsel for declarant, fee \$12,000, expenses estimated not to exceed \$1,600; Beekman & Bogue, independent counsel for the underwriters, fee \$9,000, expenses estimated not to exceed \$716; and Price, Waterhouse & Co., accountants for declarants, fee \$4,200, expenses \$609.20; and

The Commission having examined the record in the light of said amendment, and observing no basis for imposing terms and conditions with respect thereto; and it appearing to the Commission that the fees and expenses of company counsel, independent counsel for the underwriters and the accountants for the company are not unreasonable in view of the special circumstances of this case, involving, particularly, additional work as a consequence of a decision by the company to merge with its principal subsidiary which necessitated revision of its filing and postponement of opening of bids, but that the record is not complete with respect to the fees and expenses of the engineers for the company:

It is ordered, That jurisdiction heretofore reserved with respect to the matters to be determined as a result of competitive bidding under Rule U-50 for said

New Bonds be, and the same hereby is, released, and the declaration, as amended, be, and the same hereby is, permitted to become effective forthwith, subject, however, to the terms and conditions prescribed in Rule U-24.

It is further ordered, That jurisdiction heretofore reserved with respect to the fees and expenses of company counsel and accountants and independent counsel for the underwriters, be, and the same hereby is, released, jurisdiction being hereby specifically continued with respect to the fees and expenses of engineers for the company.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 49-3782; Filed, May 11, 1949;
8:46 a. m.]

[File No. 7-1096]

SEARS, ROEBUCK & CO.

FINDINGS AND ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 6th day of May A. D. 1949.

The Cleveland Stock Exchange, pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934 and Rule X-12F-1 thereunder, has made application for unlisted trading privileges in the Capital Stock, No Par Value, of Sears, Roebuck & Company, Chicago, Illinois.

After appropriate notice and opportunity for hearing and in the absence of any request by any interested person for hearing on this matter, the Commission on the basis of the facts submitted in the application makes the following findings:

(1) That this security is registered and listed on the Chicago Stock Exchange, the Los Angeles Stock Exchange, the New York Stock Exchange, and the San Francisco Stock Exchange; that the geographical area deemed to constitute the vicinity of the Cleveland Stock Exchange is the State of Ohio; that out of a total of 23,634,205 shares outstanding, 659,450 shares are owned by 3,500 shareholders in the vicinity of the Cleveland Stock Exchange; and that in the vicinity of the Cleveland Stock Exchange transactions were effected in 17,375 shares during the period from March 1, 1948 to March 1, 1949;

(2) That sufficient public distribution of, and sufficient public trading activity in, this security exist in the vicinity of the applicant exchange to render the extension of unlisted trading privileges thereto appropriate in the public interest and for the protection of investors; and

(3) That the extension of unlisted trading privileges on the applicant exchange to this security is otherwise appropriate in the public interest and for the protection of investors.

Accordingly it is ordered, Pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934, that the application of the Cleveland Stock Exchange for permission to extend unlisted trading privileges to the Capital Stock, No Par Value,

of Sears, Roebuck & Company be, and the same is, hereby granted.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 49-3783; Filed, May 11, 1949;
8:46 a. m.]

[File No. 70-2069]

CAMBRIDGE ELECTRIC LIGHT CO.

SUPPLEMENTAL ORDER GRANTING APPLICATION AND RELEASING JURISDICTION

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 5th day of May 1949.

Cambridge Electric Light Company ("Cambridge"), a subsidiary of New England Gas and Electric Association, a registered holding company, having filed an application, and amendments thereto, pursuant to section 6 (b) of the Public Utility Holding Company Act of 1935 and Rule U-50 promulgated thereunder, wherein Cambridge proposes to issue and sell \$2,750,000 principal amount of notes due 1974; and

The Commission having by order dated April 27, 1949, granted said application, as amended, subject to the condition that the proposed issuance and sale of notes not be consummated until the results of the competitive bidding, pursuant to Rule U-50, have been made a matter of record in the proceeding and a further order shall have been entered in the light of the record so completed, jurisdiction being reserved for this purpose, and the Commission having reserved jurisdiction over the payment of fees and expenses to be incurred in connection with the proposed transaction; and

Cambridge having filed an amendment to said application in which it is stated that it has invited bids with respect to such notes pursuant to the competitive bidding requirements of Rule U-50 and has received the following bids:

Bidder	Price to company	Interest rate	Cost to company
		Percent	
Halsey, Stuart & Co., Inc.	100.177	2 7/8	2.865038
Coffin & Burr, Inc., and F. S. Mosley & Co.	101.7711	3	2.899573
The First Boston Corp.	101.71	3	2.903327
Otis & Co.	101.3133	3	2.925372

The amendment further stating that Cambridge has accepted the bid of Halsey Stuart & Co., Inc., for the notes as set out above and that the said notes will be offered for sale to the public at a price of 100.625%, resulting in an underwriter's spread of 0.448%; and

The amendment further setting forth the expenses and legal fees to be incurred in connection with the proposed transaction, which legal fees are as follows:

William A. Hill, counsel for Cambridge	\$4,000.00
Choate, Hall and Stewart, council for bidders:	
To be paid by bidders	4,000.00
To be paid by Cambridge	1,500.00

No. 91—3

The Commission having examined said amendment and having considered the record herein and finding no basis for imposing terms and conditions with respect to such matter, and finding that the fees and expenses, including legal fees, are not unreasonable:

It is ordered, That the application, as amended, be granted and that the jurisdiction heretofore reserved with respect to the results of competitive bidding for the notes and in respect of legal fees and expenses be, and the same hereby is, released, subject, however, to the terms and conditions prescribed in Rule U-24.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 49-3784; Filed, May 11, 1949;
8:46 a. m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616; E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order 13216]

THEA VON HARBOU ET AL.

In re: Screen play and motion picture "M" and rights and interests therein owned by Thea von Harbou, Theodor Stellakis and others.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order No. 9193, as amended, and Executive Order No. 9788, and pursuant to law, after investigation, it is hereby found:

1. That Thea von Harbou, whose last known address is 14 Franken Allee, Berlin-Charlottenburg, Germany, and Theodor Stellakis, whose last known address is 1a Kronprinzessinnen Weg, Berlin-Wannsee, Germany, are residents of Germany and are nationals of a designated enemy country (Germany);

2. That the property described as follows:

(a) All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several states, territories, and possessions thereof, in, to, and under the following:

(1) That certain screen play entitled "M", which was written by Thea von Harbou and used as the basis for that certain motion picture entitled "M" (the original or working title of which was "Mörder unter Uns") produced in 1931 by Nero Film A. G. and directed by Fritz Lang,

(2) The motion picture "M", referred to in subparagraph 2 (a) (1) of this Vesting Order, and the registered copyright (copyright number L-38007) therein, to the extent that said motion picture and copyright incorporate or embody any of the rights in and to the screen play "M" referred to in subparagraph 2 (a) (1) of this Vesting Order including, but not limited to, the right to consent to or prevent the exhibition of said motion picture,

(3) Every copyright, claim of copyright, right to copyright, and right to renew the copyright or copyrights in the property described in subparagraph 2 (a) (1) of this Vesting Order, and any and all rights thereunder and thereto including, but not limited to, all rights to arrange, adapt, revise, translate, dramatize and perform;

(b) All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States or the several states, territories, or possessions thereof, of Thea von Harbou and of Theodor Stellakis, and also of all other persons (including individuals, partnerships, associations, corporations or other business organizations), whether or not named in this Vesting Order, who are residents of, or which are organized under the laws of or have their principal places of business in, Germany or Japan, and are nationals of such designated enemy countries, in, to, and under the following:

(1) The motion picture "M" referred to in paragraph 2 (a) of this Vesting Order, and every copyright (including registered copyright number L-3800), claim of copyright, right to copyright, and right to renew the copyright or copyrights in said motion picture, and any and all rights thereunder and thereto including, but not limited to, all rights to arrange, adapt, revise, translate, perform, exhibit and remake,

(2) All arrangements, adaptations, revisions, dramatizations, translations and versions of the said screen play "M" and of the said motion picture "M",

(3) Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to the property described in subparagraphs 2 (a), 2 (b) (1) and 2 (b) (2) of this Vesting Order,

(4) All rights of renewal, reversion or reversioning, if any, in the property described in subparagraphs 2 (a), 2 (b) (1), 2 (b) (2) and 2 (b) (3) of this Vesting Order,

(c) All monies and amounts, and all rights to receive monies and amounts, by way of damages, royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to the property described in subparagraphs 2 (a) and 2 (b) of this Vesting Order,

(d) All causes of action accrued or to accrue at law or in equity with respect to the property described in subparagraphs 2 (a), 2 (b), and 2 (c) hereof, including but not limited to the rights to sue for and recover all damages and profits and to request and receive the benefits of all remedies provided by common law and by statute for the infringement of any copyright, for the violation of any right and for the breach of any obligation described in or affecting the aforesaid property,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by the aforesaid nationals of a designated enemy country (Germany) and is prop-

erty of, or is property payable or held with respect to copyrights or rights related thereto in which interests are held by, and such property itself constitutes interests therein held by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the persons referred to in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9193, as amended.

Executed at Washington, D. C., on April 28, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-3799; Filed, May 11, 1949;
8:49 a. m.]

[Vesting Order 13221]

PAUL TIEPOLT

In re: Estate of Paul Tiepolt, deceased.
D-28-8498; E. T. sec. 9833.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Elizabeth Tiepolt, whose last known address was, on March 1, 1949, Germany, was on such date a resident of Germany and a national of a designated enemy country (Germany);

2. That ten (10) shares of \$10 par value common stock of Cities Service Company, a corporation organized under the laws of Delaware, evidenced by certificate number L. C. 2321 registered in the name of Paul Tiepolt, together with all declared and unpaid dividends thereon, including particularly, but not limited to, those evidenced by the checks described below, issued by said Cities Service Company, payable to the order of Paul Tiepolt, numbered, dated and in the amounts as set forth:

Check No.	Date	Amount
C 219371	Dec. 19, 1947	\$15.00
11-19200	Mar. 21, 1948	5.00
A11-8310	June 21, 1948	5.00
B11-7896	Sept. 20, 1948	5.00
C11-4373	Dec. 20, 1948	15.00

and any and all rights in, to and under said checks, including the right to possession and presentation for payment thereof, were delivered to the Attorney General of the United States by Vernon Silvershield, Public Administrator, as administrator with the will annexed of the estate of Paul Tiepolt, deceased;

3. That the said property was accepted by the Attorney General of the United States on March 1, 1949, pursuant to the Trading With the Enemy Act, as amended;

4. That the said property is presently in the possession of the Attorney General of the United States and was property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which was evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

5. That to the extent that the person named in subparagraph 1 hereof was not within a designated enemy country on March 1, 1949, the national interest of the United States required that such person be treated as a national of a designated enemy country (Germany) on such date.

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

This vesting order is issued nunc pro tunc to confirm the vesting of the said property by acceptance as aforesaid.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 3, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-3800; Filed, May 11, 1949;
8:49 a. m.]

[Vesting Order 13229]

JURGIS ILJINAS

In re: Debt owing to and bonds owned by Jurgis Iljinas also known as Georg Iljin. F-43-20-A-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Jurgis Iljinas also known as Georg Iljin, whose last known address is Trautenau Strasse 12 III Berlin-Willmersdorf, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation owing to Jurgis Iljinas also known as Georg Iljin, by the Swiss Bank Corporation, 15 Nassau Street, New York, New York, arising out of a cash balance in a Custodian Account, entitled Jurgis Iljinas, account No. 80544, maintained at the aforesaid bank and any and all rights to demand, enforce and collect the same, and

b. Six (6) United States 2 7/8 % Treasury Bonds, of \$1,000 face value each, due March 15, 1960, bearing the numbers 216664D, 216665E, 216666F, 417472B, 417473C and 418095E, in bearer form, presently in the custody of the Swiss Bank Corporation, 15 Nassau Street, New York, New York, in a blocked account No. 80544 and any and all rights thereunder and thereto,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Jurgis Iljinas also known as Georg Iljin, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 3, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-3801; Filed, May 11, 1949;
8:49 a. m.]

[Vesting Order 13236]

ALFRED STEMPFFLE

In re: Bank account and securities owned by Alfred Stempfle. F-28-5537-A-1; D-1, D-2, D-3; E-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Alfred Stempfle, whose last known address is Blumenstrasse 5 (21b), Witten/Ruhr, Germany, is a resident of

Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation owing to Alfred Stempfle, by The National City Bank of New York, 55 Wall Street, New York, New York, arising out of a Compound Interest Account, account number A 1053829, entitled Alfred Stempfle, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

b. Those certain shares of stock evidenced by certificates described in Exhibit A, attached hereto and by reference made a part hereof, presently in the custody of The National City Bank of New York, 55 Wall Street, New York, New York, together with all declared and unpaid dividends thereon, and

c. Five (5) shares of \$25.00 par value common capital stock of The American Tobacco Company, 111 Fifth Avenue, New York, New York, a corporation or-

ganized under the laws of the State of New Jersey, evidenced by a certificate numbered BB 81881 for five (5) shares of \$25.00 par value common class B stock of the aforesaid corporation, registered in the name of Alfred Stempfle, and presently in the custody of The National City Bank of New York, 55 Wall Street, New York, New York, together with all declared and unpaid dividends thereon, and any and all rights to exchange the aforesaid certificate for a new certificate for common stock of the aforesaid company,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Alfred Stempfle, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the

national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 3, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Name and address	Certificate Nos.	State of incorporation	Number of shares	Par value	Type of stock	Registered owner
American Tobacco Co., 111 5th Avenue, New York, N. Y.	206647	New Jersey.....	10	\$25.00	Common.....	Hurley & Co., 55 Wall St., N. Y.
Bethlehem Steel Corp., 25 Broadway, New York, N. Y.	L 5305	Delaware.....	5	No pardo.....	Alfred Stempfle.
	49545	10	No pardo.....	Do.
Corn Products Refining Co., 17 Battery Pl., New York, N. Y.	D 192902	New Jersey.....	14	25.00do.....	Hurley & Co., 55 Wall St., N. Y.
General Electric Co., 570 Lexington Ave., New York, N. Y.	NYD 550679	New York.....	10	No pardo.....	Alfred Stempfle.
General Motors Corp., 1775 Broadway, New York, N. Y.	C 197-983	Delaware.....	5	10.00do.....	Do.
United States Smelting Refining & Mining Co., 17 Federal St., Boston, Mass.	NYO 122068	Maine.....	2	50.00do.....	Hurley & Co., 55 Wall St., N. Y.
Westinghouse Electric Corp., 306 4th Ave., Pittsburgh, Pa.	NYO 118941	8	50.00do.....	Do.
International Nickel Co. of Canada, Ltd., 67 Wall St., New York, N. Y.	C 064056	Pennsylvania.....	20	12.50do.....	Do.
	NB 75858	20	No pardo.....	Alfred Stempfle.

[F. R. Doc. 49-3802; Filed, May 11, 1949; 8:49 a. m.]

